



The Journal OF THE *House of Representatives*

Number 9

Wednesday, April 12, 2000

The House was called to order by the Speaker at 9:20 a.m.

Prayer

The following prayer was offered by the Reverend Willie C. Barnes of Macedonia Missionary Baptist Church of Eatonville, upon invitation of Rep. Reddick:

God, our Father, we give you thanks for the blessing of this day. We give thanks for life, health, and strength. We give thanks for the portion of provision that has been provided for our needs, and we give thanks for the petitioned pilgrimage that brought us safely to this place.

Throughout this day of assembly, we ask your favor upon the Florida House of Representatives, which convened to legislate on behalf of the people of this great state. Empower the Speaker with the favor that peace may be kept to satisfaction on both sides of the assembly. It is our prayer that each Member of the House be graced with wisdom and strength to execute their duties in this office. We pray that the integrity of this gathering be preserved in order that business is efficient and sufficient to meet the needs of the citizens of designated areas.

Bless the leadership of this august body, that there may be order and harmony from beginning to end of each session. Revive the hearts of every individual, that conscience and compassion may be integrated to produce sound decision in the entire House, for we are grateful for all you have done. We are appreciative for all you shall do.

And we ask these blessings because you are omnipotent—you are the God of all power; because you are omniscient—you are the God of all knowing; because you are omnipresent—you are the God of all present. Amen.

The following Members were recorded present:

Session Vote Sequence: 123

The Chair	Bradley	Diaz de la Portilla, R.	Goodlette
Alexander	Bronson	Dockery	Gottlieb
Andrews	Brown	Edwards	Green, C.
Argenio	Brummer	Effman	Greene, A.
Argenziano	Bullard	Eggelletion	Greenstein
Arnall	Bush	Farkas	Hafner
Bainter	Byrd	Fasano	Harrington
Ball	Cantens	Feeney	Hart
Barreiro	Casey	Fiorentino	Henriquez
Bense	Constantine	Flanagan	Heyman
Betancourt	Cosgrove	Frankel	Hill
Bilirakis	Crady	Fuller	Jacobs
Bitner	Crist	Futch	Johnson
Bloom	Crow	Gay	Jones
Boyd	Detert	Goode	Kelly

Kilmer	Minton	Roberts	Suarez
Kosmas	Morrone	Rojas	Sublette
Kyle	Murman	Rubio	Trovillion
Lacasa	Ogles	Russell	Tullis
Lawson	Patterson	Ryan	Turnbull
Lee	Peaden	Sembler	Villalobos
Levine	Posey	Smith, C.	Wallace
Littlefield	Prieguez	Smith, K.	Wasserman Schultz
Lynn	Pruitt	Sobel	Waters
Maygarden	Putnam	Sorensen	Wiles
Melvin	Rayson	Spratt	Wilson
Merchant	Reddick	Stafford	Wise
Miller, J.	Ritchie	Stansel	
Miller, L.	Ritter	Starks	

(A list of excused Members appears at the end of the *Journal*.)

A quorum was present.

Pledge

The Members, led by Caitlin Barry of Tallahassee, Taylor Starr Bense of Panama City, Virginia Burris of Lakeland, Kristin Coley of Marianna, Brett Ellis of DeFuniak Springs, Russ Everette of Tallahassee, Cameron Guinn of Ocala, Jordan Howlette of Valrico, Travis Howlette of Valrico, Yale Olenick of Tallahassee, Faith Peak of Stuart, Kristi Satterwhite of Tallahassee, Marcus Tubaugh of Miami Springs, Alexander Charles Trauger of Longwood, and Blaine Varn of Tallahassee, pledged allegiance to the Flag. Caitlin Barry, Russ Everette, Marcus Tubaugh, and Blaine Varn served at the invitation of the Speaker. Taylor Starr Bense served at the invitation of his father, Rep. Bense. Virginia Burris served at the invitation of Rep. Dockery. Brett Ellis served at the invitation of Rep. Ogles. Cameron Guinn served at the invitation of Rep. Albright. Jordan and Travis Howlette served at the invitation of Rep. Byrd. Yale Olenick served at the invitation of Rep. Lynn. Faith Peak served at the invitation of Rep. Argenio. Kristi Satterwhite served at the invitation of Rep. Turnbull.

House Physician

The Speaker introduced Dr. Alexandra Kostick of Ormond Beach, who served in the Clinic today upon invitation of Rep. Lynn.

Correction of the Journal

The *Journal* of April 6 was corrected and approved as follows: On page 469, column 2, line 28 from the top, after the vote on SB 8, delete "was certified to the Senate" and insert in lieu thereof: was immediately certified to the Senate

And on page 470, column 1, line 13 from the top, after the vote on SB 12, delete "was certified to the Senate" and insert in lieu thereof: was immediately certified to the Senate

And on page 472, column 1, line 28 from the top, after the vote on CS for SB 38, delete "was certified to the Senate" and insert in lieu thereof: was immediately certified to the Senate

Council and Committee Assignments

The Speaker advised that he had appointed Rep. Posey as Co-Chair of the Joint Select Committee on Collective Bargaining in addition to previous appointments.

The Speaker advised that he had appointed Rep. Hafner to the Joint Select Committee on Collective Bargaining in addition to previous appointments.

The Speaker advised that he had appointed Rep. Littlefield to the Joint Select Committee on Collective Bargaining in addition to previous appointments.

Messages from the Senate

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS for SB 372, as amended; passed CS for SB 680; SB 842; and CS for CS for SB 890 and requests the concurrence of the House.

Faye W. Blanton, Secretary

By the Committee on Governmental Oversight and Productivity and Senator Rossin—

CS for SB 372—A bill to be entitled An act relating to investment of public funds; amending s. 112.625, F.S.; revising and providing definitions under the Florida Protection of Public Employee Retirement Benefits Act; creating s. 112.661, F.S.; requiring that investment of the assets of any local retirement system or plan be consistent with a written investment policy; specifying requirements for such policies with respect to scope, investment objectives, performance measurement, investment standards, maturity and liquidity requirements, portfolio composition, risk and diversification, rate of return, third-party custodial agreements, master repurchase agreements, bid requirements, internal controls, continuing education requirements, reporting and filing requirements, and valuation of illiquid investments; requiring that such policies list authorized investments and prohibiting investments not so listed; amending s. 218.415, F.S.; revising requirements relating to local governments' investment policies; revising the funds to which written investment policies apply and revising requirements relating to bids, internal controls, and reporting; specifying authorized investments for those local governments that adopt a written investment policy; prohibiting investments not listed in such policy; requiring continuing education for officials responsible for investment decisions; revising the list of authorized investments for those local governments that do not adopt a written investment policy; providing requirements with respect to the disposition and sale of securities, and funds subject to preexisting contracts; providing for preemption of conflicting laws; providing that audits of local governments shall report on compliance with said section; providing powers and duties of the Joint Legislative Auditing Committee, the Department of Revenue, the Department of Banking and Finance, and the Department of Community Affairs to enforce compliance; amending s. 11.45, F.S.; revising authority of the Department of Revenue and the Department of Banking and Finance to follow up on entities that fail to submit required audits; amending s. 218.32, F.S.; revising authority of the Department of Banking and Finance to follow up on entities that fail to file annual financial reports; amending s. 218.38, F.S.; revising authority of the Department of Revenue and the Department of Banking and Finance to follow up on entities that fail to verify or file certain information; amending ss. 28.33 and 219.075, F.S.; providing for application of s. 218.415, F.S., to investment of county funds by clerks of the circuit courts and investment of surplus funds by county officers; amending s. 159.416, F.S.; providing for application of s. 218.415, F.S., to investments made in connection with a pool financing program under the Florida Industrial Development Financing Act; amending s. 236.24, F.S.; deleting provisions that specify requirements with respect to investment of surplus funds by school boards; amending s. 236.49, F.S.;

providing for application of s. 218.415(16), F.S., to investment of surplus funds derived from school district bond issues; amending s. 237.211, F.S.; correcting a reference; repealing ss. 125.31, 166.261, and 218.345, F.S., which specify requirements with respect to investment of surplus funds by counties, municipalities, and special districts, s. 230.23(10)(k), F.S., which provides requirements with respect to adoption of investment policies by school boards, and s. 237.161(5), F.S., which authorizes school boards to invest surplus assets as obligations for a period of 1 year; providing an effective date.

—was read the first time by title and referred to the Calendar of the House.

By the Committee on Judiciary and Senator Carlton—

CS for SB 680—A bill to be entitled An act relating to condominium unit unpaid assessments; amending s. 718.116, F.S.; providing a definition in order to limit application of certain assessment reduction or exemption provisions to a third-party purchaser at a foreclosure sale; providing an effective date.

—was read the first time by title and referred to the Calendar of the House.

By Senator Klein—

SB 842—A bill to be entitled An act relating to grade forgiveness policies; amending s. 232.246, F.S.; revising requirements for district grade forgiveness policies; providing an effective date.

—was read the first time by title and referred to the Calendar of the House.

By the Committees on Education, Ethics and Elections and Senators Kurth and Kirkpatrick—

CS for CS for SB 890—A bill to be entitled An act relating to direct-support organizations; amending s. 240.299, F.S.; prohibiting a university direct-support organization from making certain political contributions unless approved by board vote; amending s. 240.331, F.S.; prohibiting a community college direct-support organization from making certain political contributions unless approved by board vote; amending s. 240.3315, F.S.; prohibiting statewide community college direct-support organizations from making certain political contributions unless approved by board vote; providing an effective date.

—was read the first time by title and referred to the Calendar of the House.

Reports of Councils and Standing Committees

On motion by Rep. Arnall, the rules were suspended and HRs 9011, 9091, 9099, and 9103 were allowed for introduction and consideration and placed on the Ceremonial Resolutions Calendar.

On motion by Rep. Arnall, agreed to by two-thirds vote, CS/HB 1517 was withdrawn from the Committees on Governmental Rules & Regulations and Transportation & Economic Development Appropriations and the rules were suspended and CS/HB 1517 was added to the Special Order Calendar to be taken up as the first bill on the Calendar.

Special Orders

*The Honorable John Thrasher
Speaker, House of Representatives*

April 10, 2000

Mr. Speaker:

In accordance with the vote of the House, the following report is the Special Order for Wednesday, April 12, 2000. Consideration of the House bills on Special Order shall include the Senate companion measures on the House Calendar.

- I. Consideration of the following bill(s):
CS/HB 1153 & 845—Smoking Areas/Restaurants

CS/CS/HB 321—Jobs for Florida's Graduates
 CS/CS/HB 505—Direct-Support Organizations
 HB 739—Governmental Reorganization
 CS/HB 303—Investment of Public Funds
 CS/CS/HB 991—Lake Okeechobee
 HB 1189—Lake Okeechobee Protection TF
 HB 435—Sentencing
 HB 677—Sexual Predator Prosecution Act
 SB 2316—Bobby Bowden Field/FSU
 HB 1491—HSMV/Exclusionary Rule
 HB 33—Schools/Grade Forgiveness Policies
 HB 135—Citizen Participation in Govt. Act
 CS/HB 887—Child Molestation/Character Evidence
 HB 87—Workers' Compensation
 CS/CS/HB 113—Driver's License Suspension/DUI Test
 CS/HB 397—Health Insurance Policy Forms
 CS/HB 827—Designations/Colleges & Universities
 HB 1599—Rodman Reservoir Recreation Area
 HB 583—Partial-Birth Abortion Act
 HB 117—Motorcycle Riders/Safety Equipment
 CS/HB 465—Home Inspection Services
 HB 953—Insurance Agents/Continuing Educ.
 HB 1655—Insurance Adjusters
 CS/HB 701—Citizens Commission on Funding K-12
 HB 1619—Federal Law Enforcement Trust Fund
 HB 2205—Private Seawalls/Construction Permit

II. CEREMONIAL RESOLUTIONS CALENDAR BY PUBLICATION IN THE JOURNAL FOR Wednesday, April 12, 2000.
 HR 9049—Waas, Amanda
 HR 9065—Vernon Lady Yellow Jackets

Respectfully submitted,
Joseph Arnall
 Chair
 Committee on Rules & Calendar

On motion by Rep. Arnall, the rules were suspended and the above report, as amended, was adopted.

Suspension of Rule 127 for Special Order Calendar

On motion by Rep. L. Miller, Rule 127 was suspended and the Chair of the Committee on Rules & Calendar, in consultation with Rep. L. Miller, was given permission to set the Special Order Calendar for Tuesday, April 18, and Wednesday, April 19.

Parliamentary Inquiry Certified From Committee

Rep. Arnall, Chair of the Committee on Rules & Calendar, explained that Rep. Bainter, Chair of the Committee on Insurance, had sent a letter to the Speaker in which he outlined circumstances involving the consideration of CS/HB 397 by Rep. Patterson. The following parliamentary inquiry had been certified under House Rule 60(b):

Are amendments which are temporarily postponed during consideration of a bill that was itself temporarily postponed on a previous meeting day, considered to be "pending" under House Rule 142(g) when the bill is again considered by the committee on a subsequent meeting day?

Rep. Arnall: Rule 140(c) states, "If the motion for the previous question is adopted, the sense of the House [in this case the committee] shall be taken forthwith on pending amendments and the main question in the regular order."

House Rule 142(g) states, "For the purpose of this Rule, an amendment shall be deemed pending only after its proposer has been recognized by the Speaker and has moved its adoption."

It is the Chair's opinion that an amendment is not "pending" if it has been temporarily postponed, since a proposer must be recognized and a new motion must be made in order to bring it before the House, or committee. This is also consistent with House Rule 141, which states that a temporarily postponed collateral matter is deemed abandoned

unless it is brought back before the House, or committee in this case, prior to consideration of the main question. Since the effect of a motion for the previous question is to close debate immediately and is of a higher precedence than a motion to amend, and as *Mason's Manual* states that the effect is to "prevent the moving of amendments or other subsidiary motions" (Section 351), an amendment which has been temporarily postponed and not subsequently moved for consideration prior to the motion for the previous question is unavailable.

The Chair [Speaker Thrasher] took the inquiry under advisement.

Suspension of the Rules for Committee Meetings and Bills

On motion by Rep. Gay, Chair, the rules were suspended and the Committee on Community Affairs was given permission to add CS/HB 715 to the agenda for its meeting Wednesday, April 12, at 1:00 p.m., in Morris Hall.

Motions Relating to Committee References

On motion by Rep. Murman, agreed to by two-thirds vote, HM 857 was withdrawn from further consideration of the House.

On motion by Rep. Sorensen, agreed to by two-thirds vote, HB 1085 was withdrawn from further consideration of the House.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1937 was withdrawn from the Committee on Business Regulation & Consumer Affairs and remains referred to the Committee on Criminal Justice Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1979 was withdrawn from the Committee on Business Regulation & Consumer Affairs and remains referred to the Committee on Transportation & Economic Development Appropriations.

On motion by Rep. Bitner, agreed to by two-thirds vote, HB 1519 was withdrawn from the Committee on Insurance and remains referred to the Committee on Health & Human Services Appropriations.

On motion by Rep. Byrd, agreed to by two-thirds vote, HB 1081 was withdrawn from the Committee on Judiciary and remains referred to the Committees on Governmental Operations and Transportation & Economic Development Appropriations.

On motion by Rep. Byrd, agreed to by two-thirds vote, HB 2121 was withdrawn from the Committee on Real Property & Probate and placed on the appropriate Calendar.

On motion by Rep. Crist, agreed to by two-thirds vote, CS/HB 893 was withdrawn from the Committee on Crime & Punishment and remains referred to the Committees on Finance & Taxation and Transportation & Economic Development Appropriations.

On motion by Rep. Crist, agreed to by two-thirds vote, HB 1089 was withdrawn from the Committee on Crime & Punishment and remains referred to the Committee on Community Affairs.

On motion by Rep. Crist, agreed to by two-thirds vote, HB 1091 was withdrawn from the Committee on Crime & Punishment and remains referred to the Committee on Community Affairs.

On motion by Rep. Crist, agreed to by two-thirds vote, CS/HB 1901 was withdrawn from the Committee on Crime & Punishment and remains referred to the Committee on Health & Human Services Appropriations.

On motion by Rep. Sublette, agreed to by two-thirds vote, CS/CS/HB 1891 was withdrawn from the Committee on Governmental Operations and remains referred to the Committee on Criminal Justice Appropriations.

On motion by Rep. Constantine, agreed to by two-thirds vote, HB 1007 was withdrawn from the Committee on Water & Resource Management and placed on the appropriate Calendar.

On motion by Rep. Peaden, agreed to by two-thirds vote, HB 1417 was withdrawn from the Committee on Children & Families and remains

referred to the Committees on Governmental Rules & Regulations and Health & Human Services Appropriations.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HBs 85 and 377; CS/HB 423; and HBs 557, 1481, 1625, and 1973 were withdrawn from the Committee on Criminal Justice Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HBs 907 and 2195 were withdrawn from the Committee on Education Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/HB 981 was withdrawn from the Committee on General Government Appropriations and placed on the appropriate Calendar.

On motion by Rep. Pruitt, agreed to by two-thirds vote, HB 1925; CS/HB 1941; and HB 2237 were withdrawn from the Committee on Finance & Taxation. HB 1925 and CS/HB 1941 were placed on the appropriate Calendar. HB 2237 remains referred to the Committee on General Government Appropriations.

On motion by Rep. Pruitt, agreed to by two-thirds vote, CS/HB 571 was withdrawn from the Committee on Transportation & Economic Development Appropriations and placed on the appropriate Calendar.

Parliamentary Inquiry Certified From Committee

Upon returning to the certified inquiry raised earlier today, The Chair [Speaker Thrasher] concurred in the recommendation of Rep. Arnall, Chair of the Committee on Rules & Calendar, and ruled the amendments in question were unavailable.

Bills and Joint Resolutions on Third Reading

CS/HB 125—A bill to be entitled An act relating to release of employee information by employers; providing specified requirements applicable to employers with respect to a background investigation of an applicant for employment or appointment as a full-time, part-time, or auxiliary law enforcement officer, correctional officer, or correctional probation officer; requiring the investigating officer to present an authorization form for release of information and providing requirements with respect thereto; defining "employment information"; providing for injunctive relief; providing a presumption; providing for fees to cover certain costs incurred by the employer; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 124

Yeas—113

The Chair	Casey	Gay	Lawson
Alexander	Chestnut	Goode	Lee
Andrews	Constantine	Goodlette	Levine
Argenio	Cosgrove	Gottlieb	Littlefield
Argenziano	Crady	Green, C.	Lynn
Arnall	Crist	Greene, A.	Maygarden
Bainter	Crow	Greenstein	Melvin
Ball	Detert	Hafner	Merchant
Barreiro	Diaz de la Portilla, R.	Harrington	Miller, J.
Bense	Dockery	Hart	Miller, L.
Betancourt	Edwards	Henriquez	Minton
Bilirakis	Effman	Heyman	Morrone
Bitner	Eggelletion	Hill	Murman
Bloom	Farkas	Jacobs	Ogles
Boyd	Fasano	Johnson	Patterson
Bradley	Feeney	Jones	Posey
Bronson	Fiorentino	Kelly	Prieguez
Brown	Flanagan	Kilmer	Pruitt
Brummer	Frankel	Kosmas	Putnam
Byrd	Fuller	Kyle	Rayson
Cantens	Futch	Lacasa	Reddick

Ritchie	Sembler	Starks	Wasserman Schultz
Ritter	Smith, C.	Suarez	Waters
Roberts	Smith, K.	Sublette	Wiles
Rojas	Sobel	Trovillion	Wilson
Rubio	Sorensen	Tullis	Wise
Russell	Spratt	Turnbull	
Ryan	Stafford	Villalobos	
Sanderson	Stansel	Wallace	

Nays—None

Votes after roll call:

Yeas—Bullard, Bush, Logan

So the bill passed and was certified to the Senate.

HB 1115—A bill to be entitled An act relating to bail bond premiums; creating s. 624.4094, F.S.; requiring reporting of net amounts of certain bail bond premiums; providing a minimum requirement for direct written premiums for bail bonds; providing application; providing reporting requirements for assumed premiums; requiring recordkeeping; requiring disclosure of certain information in annual statements; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 125

Yeas—116

The Chair	Crow	Jacobs	Reddick
Alexander	Detert	Johnson	Ritchie
Andrews	Diaz de la Portilla, R.	Jones	Ritter
Argenio	Dockery	Kelly	Roberts
Argenziano	Edwards	Kilmer	Rojas
Arnall	Effman	Kosmas	Rubio
Bainter	Eggelletion	Kyle	Russell
Ball	Farkas	Lacasa	Ryan
Barreiro	Fasano	Lawson	Sanderson
Bense	Feeney	Lee	Sembler
Betancourt	Fiorentino	Levine	Smith, K.
Bilirakis	Flanagan	Littlefield	Sobel
Bitner	Frankel	Lynn	Sorensen
Bloom	Fuller	Maygarden	Spratt
Boyd	Futch	Melvin	Stafford
Bradley	Garcia	Merchant	Stansel
Bronson	Gay	Miller, J.	Starks
Brown	Goode	Miller, L.	Suarez
Brummer	Goodlette	Minton	Sublette
Bullard	Gottlieb	Morrone	Trovillion
Bush	Green, C.	Murman	Tullis
Byrd	Greene, A.	Ogles	Turnbull
Cantens	Greenstein	Patterson	Villalobos
Casey	Hafner	Peaden	Wallace
Chestnut	Harrington	Posey	Wasserman Schultz
Constantine	Hart	Prieguez	Waters
Cosgrove	Henriquez	Pruitt	Wiles
Crady	Heyman	Putnam	Wilson
Crist	Hill	Rayson	Wise

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed, as amended. On motion by Rep. Bense, the rules were suspended and the bill was immediately certified to the Senate.

HB 1009—A bill to be entitled An act relating to law enforcement officers; amending s. 817.564, F.S.; providing an exemption from civil or criminal liability for the sale of imitation controlled substances by law enforcement officers; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 126

Yeas—116

The Chair	Crow	Johnson	Ritchie
Alexander	Detert	Jones	Ritter
Andrews	Diaz de la Portilla, R.	Kelly	Roberts
Argenio	Dockery	Kilmer	Rojas
Argenziano	Edwards	Kosmas	Rubio
Arnall	Effman	Kyle	Russell
Bainter	Eggelleton	Lacasa	Ryan
Ball	Farkas	Lawson	Sanderson
Barreiro	Fasano	Lee	Sembler
Bense	Feeney	Levine	Smith, C.
Betancourt	Fiorentino	Littlefield	Smith, K.
Bilirakis	Frankel	Lynn	Sobel
Bitner	Fuller	Maygarden	Sorensen
Bloom	Futch	Melvin	Spratt
Boyd	Garcia	Merchant	Stafford
Bradley	Gay	Miller, J.	Stansel
Bronson	Goode	Miller, L.	Starks
Brown	Goodlette	Minton	Suarez
Brummer	Gottlieb	Morrone	Sublette
Bullard	Green, C.	Murman	Trovillion
Bush	Greene, A.	Ogles	Tullis
Byrd	Greenstein	Patterson	Turnbull
Cantens	Hafner	Peaden	Villalobos
Casey	Harrington	Posey	Wallace
Chestnut	Hart	Prieguez	Wasserman Schultz
Constantine	Henriquez	Pruitt	Waters
Cosgrove	Heyman	Putnam	Wiles
Crady	Hill	Rayson	Wilson
Crist	Jacobs	Reddick	Wise

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed and was certified to the Senate.

HB 1461—A bill to be entitled An act relating to the misuse of handheld laser lighting devices; creating s. 784.062, F.S.; defining the term “laser lighting device”; providing that it is a second degree misdemeanor to knowingly and willfully shine the beam of a laser lighting device at a law enforcement officer in such a manner as to cause the law enforcement officer to believe that a firearm is pointed at him or her; providing a penalty; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 127

Yeas—115

The Chair	Brummer	Farkas	Hart
Alexander	Bullard	Fasano	Henriquez
Andrews	Bush	Feeney	Heyman
Argenio	Byrd	Fiorentino	Hill
Argenziano	Cantens	Flanagan	Jacobs
Arnall	Casey	Frankel	Johnson
Bainter	Chestnut	Fuller	Jones
Ball	Constantine	Futch	Kelly
Barreiro	Cosgrove	Garcia	Kilmer
Bense	Crady	Gay	Kyle
Betancourt	Crist	Goode	Lacasa
Bilirakis	Crow	Goodlette	Lawson
Bitner	Detert	Gottlieb	Lee
Bloom	Diaz de la Portilla, R.	Green, C.	Levine
Boyd	Dockery	Greene, A.	Littlefield
Bradley	Edwards	Greenstein	Lynn
Bronson	Effman	Hafner	Maygarden
Brown	Eggelleton	Harrington	Melvin

Merchant	Pruitt	Sembler	Trovillion
Miller, J.	Putnam	Smith, C.	Tullis
Miller, L.	Rayson	Smith, K.	Turnbull
Minton	Reddick	Sobel	Villalobos
Morrone	Ritchie	Sorensen	Wallace
Murman	Roberts	Spratt	Wasserman Schultz
Ogles	Rojas	Stafford	Waters
Patterson	Rubio	Stansel	Wiles
Peaden	Russell	Starks	Wilson
Posey	Ryan	Suarez	Wise
Prieguez	Sanderson	Sublette	

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed and was certified to the Senate.

SB 184—A bill to be entitled An act relating to the offense of possessing a concealed handcuff key; creating s. 843.021, F.S.; providing definitions; providing that it is a third-degree felony for a person placed in custody to possess a concealed handcuff key; providing that disclosure of such possession to a law enforcement officer is a defense to the charge of unlawfully possessing a concealed handcuff key; amending s. 921.0022, F.S., relating to the Criminal Punishment Code; including the offense of possessing a concealed handcuff key on the offense severity ranking chart; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 128

Yeas—113

The Chair	Detert	Kelly	Rojas
Alexander	Diaz de la Portilla, R.	Kilmer	Rubio
Andrews	Dockery	Kosmas	Russell
Argenio	Edwards	Kyle	Ryan
Argenziano	Effman	Lacasa	Sanderson
Arnall	Eggelleton	Lawson	Sembler
Bainter	Farkas	Lee	Smith, C.
Ball	Fasano	Levine	Smith, K.
Barreiro	Fiorentino	Littlefield	Sobel
Bense	Frankel	Lynn	Sorensen
Betancourt	Fuller	Maygarden	Spratt
Bilirakis	Futch	Merchant	Stafford
Bitner	Garcia	Miller, J.	Stansel
Bloom	Gay	Miller, L.	Starks
Boyd	Goode	Minton	Suarez
Bradley	Goodlette	Morrone	Sublette
Bronson	Gottlieb	Murman	Trovillion
Brown	Green, C.	Ogles	Tullis
Brummer	Greene, A.	Patterson	Turnbull
Bullard	Greenstein	Peaden	Villalobos
Bush	Hafner	Posey	Wallace
Byrd	Harrington	Prieguez	Wasserman Schultz
Cantens	Hart	Pruitt	Waters
Casey	Henriquez	Putnam	Wiles
Constantine	Heyman	Rayson	Wilson
Cosgrove	Hill	Reddick	Wise
Crady	Jacobs	Ritchie	
Crist	Johnson	Ritter	
Crow	Jones	Roberts	

Nays—None

Votes after roll call:

Yeas—Chestnut, Feeney, Logan

So the bill passed, as amended, and was certified to the Senate.

CS/CS/CS/HB 49—A bill to be entitled An act relating to driving under the influence; amending s. 322.2616, F.S.; providing for the

requirement that certain license suspensions shall remain in effect for a described time period; providing for the assumption of the costs for substance abuse education; providing a definition; providing for the admission of certain minors into county addictions receiving facilities under certain circumstances; clarifying the blood-alcohol and breath-alcohol level that is unlawful; providing for a temporary driving permit to become effective after a specified period has elapsed following the issuance of the permit; authorizing the use of a blood test obtained pursuant to certain other investigations to be used for the purposes of s. 322.2616, F.S.; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 129

Yeas—113

The Chair	Detert	Johnson	Roberts
Alexander	Diaz de la Portilla, R.	Jones	Rojas
Andrews	Dockery	Kelly	Rubio
Argenio	Edwards	Kilmer	Russell
Argenziano	Effman	Kosmas	Ryan
Arnall	Eggelletion	Kyle	Sanderson
Bainter	Farkas	Lacasa	Sembler
Ball	Fasano	Lawson	Smith, C.
Barreiro	Feeney	Lee	Smith, K.
Bense	Fiorentino	Levine	Sobel
Betancourt	Flanagan	Lynn	Spratt
Bilirakis	Frankel	Maygarden	Stafford
Bitner	Fuller	Melvin	Stansel
Bloom	Futch	Merchant	Starks
Boyd	Garcia	Miller, J.	Suarez
Bradley	Gay	Miller, L.	Sublette
Bronson	Goode	Minton	Trovillion
Brown	Goodlette	Morrone	Tullis
Brummer	Gottlieb	Murman	Turnbull
Bullard	Green, C.	Ogles	Villalobos
Bush	Greene, A.	Patterson	Wallace
Byrd	Greenstein	Peaden	Wasserman Schultz
Cantens	Hafner	Posey	Waters
Casey	Harrington	Pruitt	Wiles
Chestnut	Hart	Putnam	Wilson
Constantine	Henriquez	Rayson	Wise
Cosgrove	Heyman	Reddick	
Cradly	Hill	Ritchie	
Crow	Jacobs	Ritter	

Nays—None

Votes after roll call:

Yeas—Crist, Littlefield, Logan

So the bill passed, as amended, and was certified to the Senate.

HB 1601—A bill to be entitled An act relating to property exempt from legal process; amending s. 222.25, F.S.; exempting certain debtor's interests from attachment, garnishment, or legal process; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 130

Yeas—117

The Chair	Bense	Brummer	Cradly
Alexander	Betancourt	Bullard	Crist
Andrews	Bilirakis	Bush	Crow
Argenio	Bitner	Byrd	Detert
Argenziano	Bloom	Cantens	Diaz de la Portilla, R.
Arnall	Boyd	Casey	Dockery
Bainter	Bradley	Chestnut	Edwards
Ball	Bronson	Constantine	Effman
Barreiro	Brown	Cosgrove	Eggelletion

Farkas	Hill	Murman	Sobel
Fasano	Jacobs	Ogles	Sorensen
Feeney	Johnson	Patterson	Spratt
Fiorentino	Jones	Peaden	Stafford
Flanagan	Kelly	Posey	Stansel
Frankel	Kilmer	Prieguez	Starks
Fuller	Kosmas	Pruitt	Suarez
Futch	Kyle	Putnam	Sublette
Garcia	Lacasa	Rayson	Trovillion
Gay	Lawson	Reddick	Tullis
Goode	Lee	Ritchie	Turnbull
Goodlette	Levine	Ritter	Villalobos
Gottlieb	Littlefield	Roberts	Wallace
Green, C.	Lynn	Rojas	Wasserman Schultz
Greene, A.	Maygarden	Rubio	Waters
Greenstein	Melvin	Russell	Wiles
Hafner	Merchant	Ryan	Wilson
Harrington	Miller, J.	Sanderson	Wise
Hart	Miller, L.	Sembler	
Henriquez	Minton	Smith, C.	
Heyman	Morrone	Smith, K.	

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed and was certified to the Senate.

HB 643—A bill to be entitled An act relating to university student governments and state universities; amending s. 240.235, F.S.; defining "consultation" for purposes of establishing student fees; providing requirements regarding the recommendations of fee committees; creating s. 240.236, F.S., relating to university student governments; requiring the establishment of a student government at each state university; authorizing each student government to adopt certain internal procedures; requiring the adoption of certain procedures; providing for the university president to have final approval authority for internal procedures adopted according to this section; amending s. 240.295, F.S.; defining "consultation" for purposes of approval of state university capital outlay projects; amending s. 240.531, F.S., relating to the establishment of educational research centers for child development; revising terminology; repealing s. 240.136, F.S., relating to suspension and removal from office of elected student government officials; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 131

Yeas—116

The Chair	Byrd	Futch	Kyle
Alexander	Cantens	Garcia	Lacasa
Andrews	Casey	Gay	Lawson
Argenio	Chestnut	Goode	Lee
Argenziano	Constantine	Goodlette	Levine
Arnall	Cosgrove	Gottlieb	Littlefield
Bainter	Cradly	Green, C.	Lynn
Ball	Crist	Greene, A.	Maygarden
Barreiro	Crow	Greenstein	Melvin
Bense	Detert	Hafner	Merchant
Betancourt	Diaz de la Portilla, R.	Harrington	Miller, J.
Bilirakis	Dockery	Hart	Miller, L.
Bitner	Edwards	Henriquez	Minton
Bloom	Crist	Heyman	Morrone
Boyd	Farkas	Hill	Murman
Bradley	Fasano	Jacobs	Ogles
Bronson	Feeney	Johnson	Patterson
Brown	Fiorentino	Jones	Peaden
Brummer	Flanagan	Kelly	Posey
Bullard	Frankel	Kilmer	Prieguez
Bush	Fuller	Kosmas	Pruitt

Putnam	Russell	Spratt	Turnbull
Rayson	Ryan	Stafford	Villalobos
Reddick	Sanderson	Stansel	Wallace
Ritchie	Sembler	Starks	Wasserman Schultz
Ritter	Smith, C.	Suarez	Waters
Roberts	Smith, K.	Sublette	Wiles
Rojas	Sobel	Trovillion	Wilson
Rubio	Sorensen	Tullis	Wise

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed and was certified to the Senate.

CS/HB 1477—A bill to be entitled An act relating to public records; amending s. 119.07, F.S.; providing exemptions from public records requirements for specified identifying information relating to local government or water management district human resource, labor relations, or employee relations directors, assistant directors, managers, or assistant managers and their spouses and children; providing for future review and repeal; providing a finding of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 132

Yeas—116

The Chair	Crow	Johnson	Ritchie
Alexander	Detert	Jones	Ritter
Andrews	Diaz de la Portilla, R.	Kelly	Roberts
Argenio	Dockery	Kilmer	Rojas
Argenziano	Edwards	Kosmas	Rubio
Arnall	Effman	Kyle	Russell
Bainter	Farkas	Lacasa	Ryan
Ball	Fasano	Lawson	Sanderson
Barreiro	Feeney	Lee	Sembler
Bense	Fiorentino	Levine	Smith, C.
Betancourt	Flanagan	Littlefield	Smith, K.
Bilirakis	Frankel	Lynn	Sobel
Bitner	Fuller	Maygarden	Sorensen
Bloom	Futch	Melvin	Spratt
Boyd	Garcia	Merchant	Stafford
Bradley	Gay	Miller, J.	Stansel
Bronson	Goode	Miller, L.	Starks
Brown	Goodlette	Minton	Suarez
Brummer	Gottlieb	Morrone	Sublette
Bullard	Green, C.	Murman	Trovillion
Bush	Greene, A.	Ogles	Tullis
Byrd	Greenstein	Patterson	Turnbull
Cantens	Hafner	Peaden	Villalobos
Casey	Harrington	Posey	Wallace
Chestnut	Hart	Prieguez	Wasserman Schultz
Constantine	Henriquez	Pruitt	Waters
Cosgrove	Heyman	Putnam	Wiles
Crady	Hill	Rayson	Wilson
Crist	Jacobs	Reddick	Wise

Nays—None

Votes after roll call:

Yeas—Logan

So the bill passed, as amended, and was certified to the Senate.

CS/HB 251 was taken up. On motion by Rep. Detert, the rules were suspended and—

CS for SB 680—A bill to be entitled An act relating to condominium unit unpaid assessments; amending s. 718.116, F.S.; providing a definition in order to limit application of certain assessment reduction

or exemption provisions to a third-party purchaser at a foreclosure sale; providing an effective date.

—was substituted for CS/HB 251 and read the second time by title. Under Rule 50, the House bill was laid on the table.

On motion by Rep. Detert, the rules were suspended and CS for SB 680 was read the third time by title. On passage, the vote was:

Session Vote Sequence: 133

Yeas—116

The Chair	Detert	Jones	Ritchie
Alexander	Diaz de la Portilla, R.	Kelly	Ritter
Andrews	Dockery	Kilmer	Roberts
Argenio	Edwards	Kosmas	Rojas
Argenziano	Effman	Kyle	Rubio
Arnall	Eggelletion	Lacasa	Russell
Bainter	Farkas	Lawson	Ryan
Ball	Fasano	Lee	Sanderson
Barreiro	Feeney	Levine	Sembler
Betancourt	Fiorentino	Littlefield	Smith, C.
Bilirakis	Flanagan	Logan	Smith, K.
Bitner	Frankel	Lynn	Sobel
Bloom	Futch	Maygarden	Sorensen
Boyd	Garcia	Melvin	Spratt
Bradley	Gay	Merchant	Stafford
Bronson	Goode	Miller, J.	Stansel
Brown	Goodlette	Miller, L.	Starks
Brummer	Gottlieb	Minton	Suarez
Bullard	Green, C.	Morrone	Sublette
Bush	Greene, A.	Murman	Trovillion
Byrd	Greenstein	Ogles	Tullis
Cantens	Hafner	Patterson	Turnbull
Casey	Harrington	Peaden	Villalobos
Chestnut	Hart	Posey	Wallace
Constantine	Henriquez	Prieguez	Wasserman Schultz
Cosgrove	Heyman	Pruitt	Waters
Crady	Hill	Putnam	Wiles
Crist	Jacobs	Rayson	Wilson
Crow	Johnson	Reddick	Wise

Nays—None

Votes after roll call:

Yeas—Bense

So the bill passed and was certified to the Senate.

On motion by Rep. Goodlette, **CS/CS/HB 445** was temporarily postponed under Rule 141.

CS/HB 395—A bill to be entitled An act relating to ad valorem tax exemptions; amending s. 196.012, F.S.; providing that, for purposes of determining eligibility for exemption, property which is leased to an exempt entity under a capital lease shall be deemed “owned” by the entity; defining “capital lease”; amending s. 196.198, F.S.; providing that property leased from a governmental agency is eligible for the exemption for educational property if the agency continues to use the property exclusively for educational purposes; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 134

Yeas—116

The Chair	Bainter	Bitner	Brummer
Alexander	Ball	Bloom	Bullard
Andrews	Barreiro	Boyd	Bush
Argenio	Bense	Bradley	Byrd
Argenziano	Betancourt	Bronson	Cantens
Arnall	Bilirakis	Brown	Casey

Chestnut	Gottlieb	Lynn	Russell
Cosgrove	Green, C.	Maygarden	Ryan
Craday	Greene, A.	Melvin	Sanderson
Crist	Greenstein	Merchant	Sembler
Crow	Hafner	Miller, J.	Smith, C.
Detert	Harrington	Miller, L.	Smith, K.
Diaz de la Portilla, R.	Hart	Minton	Sobel
Dockery	Henriquez	Morrone	Sorensen
Edwards	Heyman	Murman	Spratt
Effman	Hill	Ogles	Stafford
Eggelletion	Jacobs	Patterson	Stansel
Farkas	Johnson	Peaden	Starks
Fasano	Jones	Posey	Suarez
Feeney	Kelly	Prieguez	Trovillion
Fiorentino	Kilmer	Pruitt	Tullis
Flanagan	Kosmas	Putnam	Turnbull
Frankel	Kyle	Rayson	Villalobos
Fuller	Lacasa	Reddick	Wallace
Futch	Lawson	Ritchie	Wasserman Schultz
Garcia	Lee	Ritter	Waters
Gay	Levine	Roberts	Wiles
Goode	Littlefield	Rojas	Wilson
Goodlette	Logan	Rubio	Wise

Nays—None

Votes after roll call:

Yeas—Constantine, Sublette

So the bill passed, as amended, and was certified to the Senate.

HB 1465—A bill to be entitled An act relating to condominium associations; amending s. 718.115, F.S.; authorizing condominium households receiving supplemental security income or food stamps to discontinue cable television service without fees, penalties, or service charges; amending s. 718.103, F.S.; revising definitions; providing an additional definition; amending s. 718.104, F.S.; changing from 30 business days to 120 calendar days the requirement to file recorded documents; providing additional requirements for a declaration of condominium; providing for determining the percentage share of liability for common expenses and ownership; amending s. 718.106, F.S.; providing for the right to assign exclusive use; providing for the right to seek election; amending s. 718.110, F.S.; clarifying requirements for amending and recording the declaration of condominium; providing for determining the percentage share of liability for common expenses and ownership for purposes of condominiums comprising a multicondominium development; amending s. 718.111, F.S.; clarifying an attorney-client privilege; revising requirements for financial reporting; authorizing certain financial statements in lieu of reports; deleting requirements for financial statements; revising certain limitations on the commingling of funds maintained in the name of a condominium association or multicondominium; amending s. 718.112, F.S.; revising requirements for budget meetings; requiring separate budgets for condominiums and associations; providing conditions under which a multicondominium association may waive or reduce its funding of reserves; amending s. 718.113, F.S.; providing certain limitations on making material alterations or additions to multicondominiums; providing a procedure for approving an alteration or addition if not provided for in the bylaws; revising requirements for condominium boards with respect to installing and maintaining hurricane shutters; specifying expenses that constitute common expenses of a multicondominium association; providing for an association's bylaws to allow certain educational expenses of the officers or directors to be a permitted common expense; amending s. 718.115, F.S.; providing for determining the common surplus owned by a unit owner of a multicondominium; amending s. 718.116, F.S.; revising circumstances under which a developer may be excused from paying certain common expenses and assessments; providing for the developer's obligation for such expenses with respect to a multicondominium association; amending s. 718.117, F.S.; providing that certain requirements governing the termination of a condominium are inapplicable to the merger of a condominium with one or more other condominiums;

amending s. 718.403, F.S.; changing from 30 working days to 120 calendar days the requirement to file recorded documents; creating s. 718.405, F.S.; providing for the creation of multicondominiums; providing requirements for the declaration of condominium; providing for the merger or consolidation of condominium associations; amending s. 718.5019, F.S.; providing for a member's continued service until a replacement has been appointed; amending s. 718.504, F.S.; providing requirements for the prospectus or offering circular for a condominium that is or may become part of a multicondominium; amending s. 721.13, F.S.; correcting a cross reference; repealing s. 718.501(1)(j), F.S., relating to uniform accounting principles, policies, and standards required to be adopted by the Division of Florida Land Sales, Condominiums, and Mobile Homes of the Department of Business and Professional Regulation; providing an effective date.

—was read the third time by title.

On motion by Rep. Goodlette, under Rule 142(h), the following late-filed amendment was considered.

Representative(s) Goodlette offered the following:

(Amendment Bar Code: 930305)

Amendment 3 (with title amendment)—On page 45, line 19 through page 46, line 14, remove from the bill: all of said line

and insert in lieu thereof: Section 14. *Section 718.5019, Florida Statutes, is repealed.*

And the title is amended as follows:

On page 3, lines 10 through 12, remove from the title of the bill: all of said lines

and insert in lieu thereof: repealing s. 718.5019, F.S.; relating to the Advisory Council on Condominiums; amending s. 718.504, F.S.;

Rep. Goodlette moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of HB 1465. The vote was:

Session Vote Sequence: 135

Yeas—118

The Chair	Craday	Hart	Patterson
Alexander	Crist	Henriquez	Peaden
Andrews	Crow	Heyman	Posey
Argenio	Detert	Hill	Prieguez
Argenziano	Diaz de la Portilla, R.	Jacobs	Pruitt
Arnall	Dockery	Johnson	Putnam
Bainter	Edwards	Jones	Rayson
Ball	Effman	Kelly	Reddick
Barreiro	Eggelletion	Kilmer	Ritchie
Bense	Farkas	Kosmas	Ritter
Betancourt	Fasano	Kyle	Roberts
Bilirakis	Feeney	Lacasa	Rojas
Bitner	Fiorentino	Lawson	Rubio
Bloom	Flanagan	Lee	Russell
Boyd	Frankel	Levine	Ryan
Bradley	Fuller	Littlefield	Sanderson
Bronson	Futch	Logan	Sembler
Brown	Garcia	Lynn	Smith, C.
Brummer	Gay	Maygarden	Smith, K.
Bullard	Goode	Melvin	Sobel
Bush	Goodlette	Merchant	Sorensen
Byrd	Gottlieb	Miller, J.	Spratt
Cantens	Green, C.	Miller, L.	Stafford
Casey	Greene, A.	Minton	Stansel
Chestnut	Greenstein	Morrone	Starks
Constantine	Hafner	Murman	Suarez
Cosgrove	Harrington	Ogles	Sublette

Trovillion	Villalobos	Waters	Wilson
Tullis	Wallace	Wiles	Wise
Turnbull	Wasserman Schultz		

Nays—None

So the bill passed, as amended, and was certified to the Senate after engrossment.

CS/HB 439—A bill to be entitled An act relating to public records; amending s. 288.99, F.S.; providing exemptions from public records requirements for information relating to an investigation or review by the Department of Banking and Finance of a certified capital company, including consumer complaints, for certain personal information relating to department investigative personnel and their families, and for information obtained by the department on a confidential basis; providing a privilege against civil liability; providing an exemption from public records requirements for social security numbers of customers of a certified capital company, complainants, or persons associated with a certified capital company or qualified business; providing for future review and repeal; providing a finding of public necessity; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 136

Yeas—115

The Chair	Crow	Johnson	Reddick
Alexander	Detert	Jones	Ritchie
Andrews	Diaz de la Portilla, R.	Kelly	Ritter
Argenio	Dockery	Kilmer	Roberts
Argenziano	Edwards	Kosmas	Rojas
Arnall	Effman	Kyle	Rubio
Bainter	Eggelletion	Lacasa	Russell
Ball	Farkas	Lawson	Ryan
Barreiro	Fasano	Lee	Sanderson
Bense	Feeney	Levine	Sembler
Betancourt	Fiorentino	Littlefield	Smith, C.
Bilirakis	Flanagan	Logan	Smith, K.
Bitner	Frankel	Lynn	Sobel
Bloom	Fuller	Maygarden	Sorensen
Boyd	Futch	Melvin	Spratt
Bradley	Garcia	Merchant	Stafford
Bronson	Gay	Miller, J.	Stansel
Brown	Goode	Miller, L.	Starks
Brummer	Goodlette	Minton	Suarez
Bullard	Gottlieb	Morrone	Sublette
Bush	Green, C.	Murman	Trovillion
Byrd	Greene, A.	Ogles	Tullis
Cantens	Hafner	Patterson	Turnbull
Casey	Harrington	Peaden	Villalobos
Chestnut	Hart	Posey	Wallace
Constantine	Henriquez	Prieguez	Wiles
Cosgrove	Heyman	Pruitt	Wilson
Cradly	Hill	Putnam	Wise
Crist	Jacobs	Rayson	

Nays—None

So the bill passed, as amended, and was certified to the Senate.

CS/HB 1083—A bill to be entitled An act relating to professional services contracts; creating s. 725.08, F.S.; providing for indemnification in design professional contracts and voiding all others as being against public policy; providing definitions; providing for application; amending s. 725.06, F.S.; conforming to the act; providing an effective date.

—was read the third time by title.

Representative(s) Bense offered the following:

(Amendment Bar Code: 245319)

Amendment 1—On page 1, line 30, remove from the bill: “*client*”

and insert in lieu thereof: *agency*

Rep. Bense moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/HB 1083. The vote was:

Session Vote Sequence: 137

Yeas—118

The Chair	Detert	Jones	Ritter
Alexander	Diaz de la Portilla, R.	Kelly	Roberts
Andrews	Dockery	Kilmer	Rojas
Argenio	Edwards	Kosmas	Rubio
Argenziano	Effman	Kyle	Russell
Arnall	Eggelletion	Lacasa	Ryan
Bainter	Farkas	Lawson	Sanderson
Ball	Fasano	Lee	Sembler
Barreiro	Feeney	Levine	Smith, C.
Bense	Fiorentino	Littlefield	Smith, K.
Betancourt	Flanagan	Logan	Sobel
Bilirakis	Frankel	Lynn	Sorensen
Bitner	Fuller	Maygarden	Spratt
Bloom	Futch	Melvin	Stafford
Boyd	Garcia	Merchant	Stansel
Bradley	Gay	Miller, J.	Starks
Bronson	Goode	Miller, L.	Suarez
Brown	Goodlette	Minton	Sublette
Brummer	Gottlieb	Morrone	Trovillion
Bullard	Green, C.	Murman	Tullis
Bush	Greene, A.	Ogles	Turnbull
Byrd	Greenstein	Patterson	Villalobos
Cantens	Hafner	Peaden	Wallace
Casey	Harrington	Posey	Wasserman Schultz
Chestnut	Hart	Prieguez	Waters
Constantine	Henriquez	Pruitt	Wiles
Cosgrove	Heyman	Putnam	Wilson
Cradly	Hill	Rayson	Wise
Crist	Jacobs	Reddick	
Crow	Johnson	Ritchie	

Nays—None

So the bill passed, as amended, and was certified to the Senate after engrossment.

CS for SB 2304—A bill to be entitled An act relating to reinsurance; amending s. 215.555, F.S.; revising the definition of the term “covered policy” for purposes of coverage by the Florida Hurricane Catastrophe Fund; revising the method of determining reimbursement to insurers by the Fund; amending s. 624.610, F.S.; setting the conditions for the allowance of credit for reinsurance; providing definitions; providing for grounds for denial or revocation of an assuming insurer’s accreditation; providing criteria for the disallowance of credit for reinsurance for a ceding insurer; providing for the payment of costs and expenses; providing conditions for the allowance or disallowance of credit for reinsurance for assuming insurers maintaining trust funds in qualified United States financial institutions; providing intent that there is no conflict with arbitration agreements; providing for security; providing for the inclusion of certain health maintenance organizations within the term “ceding insurer”; providing conditions for the disallowance of credit with respect to a ceding domestic insurer; providing conditions for credit for reinsurance in cases of insolvency; providing for rights against a reinsurer; providing prohibitions applying to authorized insurers, other than certain surplus lines insurance; providing procedures and information required for a summary statement of each treaty; providing for exemptions from requirement of summary statements; providing for waiver; providing for cancellation; providing that there is no credit when

there is no transfer of risk; granting authority to the Department of Insurance for rulemaking; requiring compliance with certain standards; requiring termination of approval of certain reinsurers under certain circumstances; providing an effective date for the application of cessans; providing an effective date.

—was read the third time by title.

REPRESENTATIVE EGGELETTION IN THE CHAIR

THE SPEAKER IN THE CHAIR

The question recurred on the passage of CS for SB 2304. The vote was:

Session Vote Sequence: 138

Yeas—117

The Chair	Detert	Jones	Roberts
Alexander	Diaz de la Portilla, R.	Kelly	Rojas
Andrews	Dockery	Kilmer	Rubio
Argenio	Edwards	Kosmas	Russell
Argenziano	Effman	Kyle	Ryan
Arnall	Eggellektion	Lacasa	Sanderson
Bainter	Farkas	Lawson	Sembler
Ball	Fasano	Lee	Smith, C.
Barreiro	Feeney	Levine	Smith, K.
Bense	Fiorentino	Littlefield	Sobel
Betancourt	Flanagan	Logan	Sorensen
Bilirakis	Frankel	Lynn	Spratt
Bitner	Fuller	Maygarden	Stafford
Bloom	Futch	Melvin	Stansel
Boyd	Garcia	Merchant	Starks
Bradley	Gay	Miller, J.	Suarez
Bronson	Goode	Miller, L.	Sublette
Brown	Goodlette	Minton	Trovillion
Brummer	Gottlieb	Morrone	Tullis
Bullard	Green, C.	Murman	Turnbull
Bush	Greene, A.	Patterson	Villalobos
Byrd	Greenstein	Peaden	Wallace
Cantens	Hafner	Posey	Wasserman Schultz
Casey	Harrington	Prieguez	Waters
Chestnut	Hart	Pruitt	Wiles
Constantine	Henriquez	Putnam	Wilson
Cosgrove	Heyman	Rayson	Wise
Cradly	Hill	Reddick	
Crist	Jacobs	Ritchie	
Crow	Johnson	Ritter	

Nays—None

So the bill passed and was certified to the Senate.

HB 105—A bill to be entitled An act relating to ad valorem taxation; amending s. 193.092, F.S.; providing an exception to the requirement for assessing taxes to a current owner of property that has previously escaped taxation; amending s. 196.161, F.S.; providing a waiver of penalty and interest in specified instances wherein a taxpayer erroneously receives a homestead tax exemption; amending s. 196.198, F.S.; maintaining exemption from taxation for property leased from a governmental agency if the agency continues to use the property exclusively for educational purposes; amending s. 200.065, F.S.; revising the procedure by which a property appraiser may correct an error in notices of proposed taxes; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 139

Yeas—116

The Chair	Argenio	Bainter	Bense
Alexander	Argenziano	Ball	Betancourt
Andrews	Arnall	Barreiro	Bilirakis

Bitner	Fiorentino	Lacasa	Rojas
Bloom	Flanagan	Lawson	Rubio
Boyd	Frankel	Lee	Russell
Bradley	Fuller	Levine	Ryan
Bronson	Futch	Littlefield	Sanderson
Brown	Garcia	Logan	Sembler
Brummer	Gay	Lynn	Smith, C.
Bullard	Goode	Maygarden	Smith, K.
Bush	Goodlette	Merchant	Sobel
Byrd	Gottlieb	Miller, J.	Sorensen
Cantens	Green, C.	Miller, L.	Spratt
Casey	Greene, A.	Minton	Stafford
Chestnut	Greenstein	Morrone	Stansel
Constantine	Hafner	Murman	Starks
Cosgrove	Harrington	Ogles	Suarez
Cradly	Hart	Patterson	Sublette
Crist	Henriquez	Peaden	Trovillion
Detert	Heyman	Posey	Tullis
Diaz de la Portilla, R.	Hill	Prieguez	Turnbull
Dockery	Jacobs	Pruitt	Villalobos
Edwards	Johnson	Putnam	Wallace
Effman	Jones	Rayson	Wasserman Schultz
Eggellektion	Kelly	Reddick	Waters
Farkas	Kilmer	Ritchie	Wiles
Fasano	Kosmas	Ritter	Wilson
Feeney	Kyle	Roberts	Wise

Nays—None

Votes after roll call:

Yeas—Melvin

So the bill passed, as amended, and was certified to the Senate.

HB 1139—A bill to be entitled An act relating to consumer finance; amending s. 516.031, F.S.; authorizing a delinquency charge on consumer finance loans under certain circumstances; amending s. 520.07, F.S.; revising the disclosure requirements for retail installment contracts; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 140

Yeas—115

The Chair	Cosgrove	Harrington	Ogles
Alexander	Cradly	Hart	Patterson
Andrews	Crist	Henriquez	Peaden
Argenio	Crow	Heyman	Posey
Argenziano	Detert	Hill	Prieguez
Arnall	Diaz de la Portilla, R.	Jacobs	Pruitt
Bainter	Dockery	Johnson	Putnam
Ball	Edwards	Kelly	Rayson
Barreiro	Effman	Kilmer	Reddick
Bense	Eggellektion	Kosmas	Ritchie
Betancourt	Farkas	Kyle	Ritter
Bilirakis	Fasano	Lacasa	Roberts
Bitner	Feeney	Lawson	Rojas
Bloom	Fiorentino	Lee	Rubio
Boyd	Flanagan	Levine	Russell
Bradley	Frankel	Littlefield	Ryan
Bronson	Fuller	Logan	Sanderson
Brown	Garcia	Lynn	Sembler
Brummer	Gay	Maygarden	Smith, C.
Bullard	Goode	Melvin	Smith, K.
Bush	Goodlette	Merchant	Sobel
Byrd	Gottlieb	Miller, J.	Sorensen
Cantens	Green, C.	Miller, L.	Spratt
Casey	Greene, A.	Minton	Stafford
Chestnut	Greenstein	Morrone	Stansel
Constantine	Hafner	Murman	Suarez

Sublette	Turnbull	Wasserman Schultz	Wilson
Trovillion	Villalobos	Waters	Wise
Tullis	Wallace	Wiles	

Nays—1

Starks

So the bill passed, as amended. On motion by Rep. Littlefield, the rules were suspended and the bill was immediately certified to the Senate.

CS for SB 106—A bill to be entitled An act relating to insurance; amending s. 624.426, F.S.; providing an exemption to the countersignature law for specified insurance policies; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 141

Yeas—115

The Chair	Diaz de la Portilla, R.	Kelly	Ritter
Alexander	Dockery	Kilmer	Roberts
Andrews	Edwards	Kosmas	Rojas
Argenio	Effman	Kyle	Rubio
Argenziano	Eggelletion	Lacasa	Russell
Arnall	Farkas	Lawson	Ryan
Bainter	Fasano	Lee	Sanderson
Ball	Feeney	Levine	Sembler
Barreiro	Flanagan	Littlefield	Smith, C.
Bense	Frankel	Logan	Smith, K.
Betancourt	Fuller	Lynn	Sobel
Bilirakis	Futch	Maygarden	Sorensen
Bloom	Garcia	Melvin	Spratt
Boyd	Gay	Merchant	Stafford
Bradley	Goode	Miller, J.	Stansel
Bronson	Goodlette	Miller, L.	Starks
Brown	Gottlieb	Minton	Suarez
Brummer	Green, C.	Morrone	Sublette
Bullard	Greene, A.	Murman	Trovillion
Bush	Greenstein	Ogles	Tullis
Byrd	Hafner	Patterson	Turnbull
Casey	Harrington	Peaden	Villalobos
Chestnut	Hart	Posey	Wallace
Constantine	Henriquez	Prieguez	Wasserman Schultz
Cosgrove	Heyman	Pruitt	Waters
Cradley	Hill	Putnam	Wiles
Crist	Jacobs	Rayson	Wilson
Crow	Johnson	Reddick	Wise
Detert	Jones	Ritchie	

Nays—3

Bitner	Cantens	Fiorentino
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Votes after roll call:

Nays to Yeas—Fiorentino

So the bill passed, as amended, and was certified to the Senate.

THE SPEAKER PRO TEMPORE IN THE CHAIR

On motion by Rep. Alexander, **CS/HB 659** was temporarily postponed under Rule 141 and the third reading nullified.

Special Orders

By the Committee on Utilities & Communications; Representative Arnall—

CS/HB 1517—A bill to be entitled An act relating to the Florida Public Service Commission Nominating Council; amending s. 350.031, F.S.; providing that members shall serve at the pleasure of the

appointing authority or the appointing authority's successor; providing an effective date.

—was read the first time by title. On motion by Rep. Arnall, the rules were suspended and the bill was read the second time by title.

Representative(s) Arnall offered the following:

(Amendment Bar Code: 115263)

Amendment 1 (with title amendment)—On page 1, lines 25 and 26

remove from the bill: All terms shall be for *no more than* 4 years,

and insert in lieu thereof: *Members shall be limited to one 4 year term. All terms shall be for 4 years*

And the title is amended as follows:

On page 1, line 7, after the “;,”

insert: providing for one 4 year term;

Rep. Arnall moved the adoption of the amendment, which was adopted.

On motion by Rep. Arnall, the rules were suspended and CS/HB 1517, as amended, was read the third time by title. On passage, the vote was:

Session Vote Sequence: 142

Yeas—109

The Chair	Crist	Jacobs	Rojas
Alexander	Detert	Johnson	Rubio
Andrews	Diaz de la Portilla, R.	Kelly	Russell
Argenio	Dockery	Kilmer	Ryan
Argenziano	Edwards	Kosmas	Sanderson
Arnall	Effman	Lacasa	Sembler
Bainter	Eggelletion	Levine	Smith, C.
Ball	Farkas	Littlefield	Smith, K.
Barreiro	Fasano	Logan	Sobel
Bense	Feeney	Lynn	Sorensen
Betancourt	Fiorentino	Maygarden	Spratt
Bilirakis	Flanagan	Melvin	Stafford
Bitner	Frankel	Merchant	Stansel
Bloom	Fuller	Miller, J.	Starks
Boyd	Futch	Miller, L.	Suarez
Bradley	Garcia	Murman	Sublette
Bronson	Gay	Ogles	Tullis
Brown	Goode	Patterson	Turnbull
Brummer	Goodlette	Peaden	Villalobos
Bullard	Gottlieb	Posey	Wallace
Bush	Green, C.	Prieguez	Wasserman Schultz
Byrd	Greene, A.	Pruitt	Waters
Cantens	Greenstein	Putnam	Wiles
Casey	Hafner	Rayson	Wilson
Chestnut	Harrington	Reddick	Wise
Constantine	Henriquez	Ritchie	
Cosgrove	Heyman	Ritter	
Cradley	Hill	Roberts	

Nays—None

Votes after roll call:

Yeas—Crow, Hart, Kyle, Lee, Morrone

So the bill passed, as amended. On motion by Rep. Arnall, the rules were suspended and the bill was immediately certified to the Senate after engrossment.

THE SPEAKER IN THE CHAIR

CS/HBs 1153 & 845—A bill to be entitled An act relating to the Florida Clean Indoor Air Act; amending s. 386.205, F.S.; reducing the maximum percentage of seats that may be located in an area designated

as a smoking area in restaurants; amending s. 386.203, F.S.; revising the definition of "public place" to delete the size requirement for restaurants subject to the act, after a specified date; providing effective dates.

—was read the second time by title.

Representative(s) Starks offered the following:

(Amendment Bar Code: 674675)

Amendment 1 (with title amendment)—On page 1, line 27 through page 2, line 12 remove from the bill: All of said lines

and insert in lieu thereof: *this part. With respect to restaurants, effective October 1, 2000, smoking shall be prohibited in any restaurant's dining room.*

Section 2. Effective October 1, 2000, paragraph (p) of subsection (1) of section 386.203, Florida Statutes, is amended to read:

386.203 Definitions.—As used in this part:

(1) "Public place" means the following enclosed, indoor areas used by the general public:

(p) Restaurants ~~which seat more than 50 persons;~~

Section 3. This act shall take effect October 1, 2000.

And the title is amended as follows:

On page 1, lines 3 through 10 remove from the title of the bill: all said lines

and insert in lieu thereof: Act; amending s. 386.205, F.S.; prohibiting smoking in restaurants, after a specified date; amending s. 386.203, F.S.; revising the definition of "public place" to delete the size requirement for restaurants subject to the act; providing an effective date.

Rep. Starks moved the adoption of the amendment. Subsequently, **Amendment 1** was withdrawn.

Representative(s) Starks offered the following:

(Amendment Bar Code: 510669)

Amendment 2 (with title amendment)—On page 2, between lines 10 and 11, of the bill

insert:

Section 3. *Notwithstanding any provision of the Florida Clean Indoor Air Act, local governments may enact local ordinances regarding smoking in public places.*

And the title is amended as follows:

On page 1, line 9, after the semicolon,

insert: authorizing local governments to enact local ordinances regarding smoking in public places;

Rep. Starks moved the adoption of the amendment. Subsequently, **Amendment 2** was withdrawn.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

CS/CS/HB 321—A bill to be entitled An act relating to job training; amending s. 446.609, F.S.; deleting a time-period limitation for the "Jobs for Florida's Graduates" school-to-work program; deleting provisions relating to an endowment fund; revising certain provisions relating to the members of the board of directors of the Florida Endowment Foundation for Florida Graduates; revising criteria for certain outcome goals; deleting provisions relating to distribution of earnings on the endowment fund; deleting provisions relating to startup funding; revising annual report requirements; requiring the State Board of Administration to transfer all principal and interest in the endowment

fund to the foundation's board of directors for certain purposes; repealing s. 3, ch. 98-218, Laws of Florida, relating to a temporary pilot apprenticeship program; providing an effective date.

—was read the second time by title.

Representative(s) Wise offered the following:

(Amendment Bar Code: 685607)

Amendment 1—On page 4, line 18, through page 5, line 23, remove from the bill: all of said lines,

and insert in lieu thereof: Graduates is created as a direct support organization of the Department of Education to encourage public and private support to enhance school-to-work transition. ~~As a direct support organization, the foundation shall operate under contract with the department and shall be:~~

1. A Florida corporation not for profit which is incorporated under the provisions of chapter 617 and approved by the Department of State.

2. Organized and operated exclusively to do the following: raise funds; submit requests and receive grants from the Federal Government, the state, private foundations, and individuals; receive, hold, and administer property; and make expenditures to or for the benefit of school-to-work transition programs approved by the board of directors of the foundation.

(b) ~~As a direct support organization,~~ The foundation shall:

1. Develop articles of incorporation.

2. Create a board of directors appointed by the Commissioner of Education.

3. Perform an annual financial and performance review to determine if the foundation is operating in a manner consistent with the goals of the Legislature in providing assistance for school-to-work transitions.

4. Provide a mechanism for the reversion to the state of moneys in the foundation and in any other funds and accounts held in trust by the foundation if the foundation is dissolved.

~~(6)(7)~~ BOARD OF DIRECTORS.—The foundation shall be administered by a board of directors, as follows:

(a) The board shall consist of *at least* 15 members of which ~~At least 9 of the 15 members must be from the private sector, and the remaining members may be from the public sector. Among the public sector members, representation shall come from secondary education, vocational education, and job training programs such as Job Education Partnership.~~ The chair shall

Rep. Wise moved the adoption of the amendment, which was adopted.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

CS/CS/HB 505 was taken up. On motion by Rep. Betancourt, the rules were suspended and—

CS for CS for SB 890—A bill to be entitled An act relating to direct-support organizations; amending s. 240.299, F.S.; prohibiting a university direct-support organization from making certain political contributions unless approved by board vote; amending s. 240.331, F.S.; prohibiting a community college direct-support organization from making certain political contributions unless approved by board vote; amending s. 240.3315, F.S.; prohibiting statewide community college direct-support organizations from making certain political contributions unless approved by board vote; providing an effective date.

—was substituted for CS/CS/HB 505 and read the second time by title. Under Rule 50, the House bill was laid on the table and the Senate bill was referred to the Engrossing Clerk.

On motion by Rep. Bainter, **HB 739** was temporarily postponed under Rule 141 and the second reading nullified.

CS/HB 303 was taken up. On motion by Rep. Andrews, the rules were suspended and—

CS for SB 372—A bill to be entitled An act relating to investment of public funds; amending s. 112.625, F.S.; revising and providing definitions under the Florida Protection of Public Employee Retirement Benefits Act; creating s. 112.661, F.S.; requiring that investment of the assets of any local retirement system or plan be consistent with a written investment policy; specifying requirements for such policies with respect to scope, investment objectives, performance measurement, investment standards, maturity and liquidity requirements, portfolio composition, risk and diversification, rate of return, third-party custodial agreements, master repurchase agreements, bid requirements, internal controls, continuing education requirements, reporting and filing requirements, and valuation of illiquid investments; requiring that such policies list authorized investments and prohibiting investments not so listed; amending s. 218.415, F.S.; revising requirements relating to local governments' investment policies; revising the funds to which written investment policies apply and revising requirements relating to bids, internal controls, and reporting; specifying authorized investments for those local governments that adopt a written investment policy; prohibiting investments not listed in such policy; requiring continuing education for officials responsible for investment decisions; revising the list of authorized investments for those local governments that do not adopt a written investment policy; providing requirements with respect to the disposition and sale of securities, and funds subject to preexisting contracts; providing for preemption of conflicting laws; providing that audits of local governments shall report on compliance with said section; providing powers and duties of the Joint Legislative Auditing Committee, the Department of Revenue, the Department of Banking and Finance, and the Department of Community Affairs to enforce compliance; amending s. 11.45, F.S.; revising authority of the Department of Revenue and the Department of Banking and Finance to follow up on entities that fail to submit required audits; amending s. 218.32, F.S.; revising authority of the Department of Banking and Finance to follow up on entities that fail to file annual financial reports; amending s. 218.38, F.S.; revising authority of the Department of Revenue and the Department of Banking and Finance to follow up on entities that fail to verify or file certain information; amending ss. 28.33 and 219.075, F.S.; providing for application of s. 218.415, F.S., to investment of county funds by clerks of the circuit courts and investment of surplus funds by county officers; amending s. 159.416, F.S.; providing for application of s. 218.415, F.S., to investments made in connection with a pool financing program under the Florida Industrial Development Financing Act; amending s. 236.24, F.S.; deleting provisions that specify requirements with respect to investment of surplus funds by school boards; amending s. 236.49, F.S.; providing for application of s. 218.415(16), F.S., to investment of surplus funds derived from school district bond issues; amending s. 237.211, F.S.; correcting a reference; repealing ss. 125.31, 166.261, and 218.345, F.S., which specify requirements with respect to investment of surplus funds by counties, municipalities, and special districts, s. 230.23(10)(k), F.S., which provides requirements with respect to adoption of investment policies by school boards, and s. 237.161(5), F.S., which authorizes school boards to invest surplus assets as obligations for a period of 1 year; providing an effective date.

—was substituted for CS/HB 303 and read the second time by title. Under Rule 50, the House bill was laid on the table and the Senate bill was referred to the Engrossing Clerk.

CS/CS/HB 991—A bill to be entitled An act relating to Lake Okeechobee; amending s. 373.4595, F.S.; providing legislative findings and intent; providing definitions; providing for implementation of a Lake Okeechobee Protection Program; requiring completion of a Lake Okeechobee Protection Plan by a specified date; requiring implementation of a regional water quality treatment construction project; requiring completion of research and rulemaking related to Lake Okeechobee; requiring regional water quality monitoring; requiring a phosphorus control program and implementation of a best management practices program; providing for interagency agreements and for interim measures; providing for protection of native flora and fauna; providing for a study regarding phosphorus removal; requiring

annual reports; requiring certain permits for activities in the Lake Okeechobee watershed; restricting certain diversions of waters; preserving provisions relating to the Everglades; preserving rights of the Seminole Tribe of Florida; preserving all existing state water quality standards; preserving existing authority; amending s. 373.406, F.S.; providing exemptions from regulation under pt. IV of ch. 373, F.S., relating to management and storage of surface waters; amending s. 403.067, F.S.; clarifying total maximum daily load calculation; clarifying that allocations may be made for basins; clarifying reporting requirements; clarifying name of basin plans; providing the South Florida Water Management District with certain authority to manage lands it acquires for the Kissimmee River Headwaters Revitalization Project; encouraging less than fee title acquisition under certain circumstances; providing an effective date.

—was read the second time by title.

The Committee on General Government Appropriations offered the following:

(Amendment Bar Code: 545999)

Amendment 1—On page 17, line 29
remove from the bill: all of said line

and insert in lieu thereof:

control, estuarine salinity, maintenance of a healthy lake littoral zone, and water quality considerations.

Rep. Pruitt moved the adoption of the amendment, which was adopted.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

HB 1189—A bill to be entitled An act relating to the Lake Okeechobee Protection Trust Fund; creating s. 373.45952, F.S.; creating the Lake Okeechobee Protection Trust Fund within the Department of Environmental Protection; providing sources of funds and purposes; providing for annual carryforward of funds; providing for future review and termination or re-creation of the trust fund; providing a contingent effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

On motion by Rep. Ball, **HB 435** was temporarily postponed under Rule 141 and the second reading nullified.

HB 677—A bill to be entitled An act relating to sentencing; providing a short title; creating the "Sexual Predator Prosecution Act of 2000"; amending s. 921.16, F.S.; requiring an offender serving a sentence for sexual battery or murder who is found guilty of a separate offense of sexual battery or murder to serve a consecutive sentence for each separate offense; providing an effective date.

—was read the second time by title.

The Committee on Crime & Punishment offered the following:

(Amendment Bar Code: 251517)

Amendment 1 (with title amendment)—On page 1, line 28, through page 2, line 2,
remove from the bill: said lines

and insert in lieu thereof: two or more of the sentences be served concurrently. *Any sentence for sexual battery as defined in chapter 794 or murder as defined in s.782.04 must be imposed consecutively to any other sentence for sexual battery or murder which arose out of a separate criminal episode or transaction.*

And the title is amended as follows:

On page 1, line 5-9,
remove from the title of the bill: said lines

and insert in lieu thereof: F.S.; requiring any sentence for sexual battery or murder to be imposed consecutively to any other sentence for

sexual battery or murder which arose out of a separate criminal episode; providing an effective

Rep. Johnson moved the adoption of the amendment, which was adopted.

On motion by Rep. Johnson, under Rule 142(h), the following late-filed amendment was considered.

Representative(s) Johnson offered the following:

(Amendment Bar Code: 273333)

Amendment 2 (with title amendment)—On page 2, line 3, of the bill

insert:

Section 3. Section 921.161, Florida Statutes, is amended to read:

921.161 Sentence not to run until imposed; credit for county jail time after sentence; certificate of *custodian of jail sheriff*.—

(1) A sentence of imprisonment shall not begin to run before the date it is imposed, but the court imposing a sentence shall allow a defendant credit for all of the time she or he spent in the county jail before sentence. The credit must be for a specified period of time and shall be provided for in the sentence.

(2) In addition to other credits, a person sentenced to imprisonment in custody of the Department of Corrections shall receive credit on her or his sentence for all time spent between sentencing and being placed in custody of the department. When delivering a prisoner to the department, the *custodian of the local jail sheriff* shall certify to it in writing:

(a) The date the sentence was imposed and the date the prisoner was delivered to the department.

(b) The dates of any periods after sentence the prisoner was at liberty on bond.

(c) The dates and reasons for any other times the prisoner was at liberty after sentence.

(d) The offender-based transaction system number or numbers from the uniform arrest report or reports established pursuant to s. 943.05(2).

The certificate shall be prima facie evidence of the facts certified.

And the title is amended as follows:

On page 1, line 9, after the semicolon,

insert: amending s. 921.161, F.S.; authorizing the custodian of the local jail to provide certain written certification to the Department of Corrections when delivering a prisoner into the custody of the department;

Rep. Johnson moved the adoption of the amendment, which was adopted.

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

SB 2316—A bill to be entitled An act relating to facility designations; naming the football field at Florida State University in honor of Coach Bobby Bowden; providing a contingent effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

HB 1491—A bill to be entitled An act relating to the exclusionary rule; creating s. 90.959, F.S.; providing legislative findings regarding the Division of Driver Licenses of the Department of Highway Safety and Motor Vehicles; providing legislative findings regarding records maintained by the division; providing legislative findings regarding the mission of the division and the department; providing legislative findings regarding the application of the exclusionary rule; prohibiting the exclusion of evidence in certain circumstances; amending s. 322.20,

F.S.; providing that the records of the Department of Highway Safety and Motor Vehicles maintained and created pursuant to ch. 322, F.S., shall not be considered law enforcement functions; providing an effective date.

—was read the second time by title and, under Rule 121(b), referred to the Engrossing Clerk.

HB 33 was taken up. On motion by Rep. Wasserman Schultz, the rules were suspended and—

SB 842—A bill to be entitled An act relating to grade forgiveness policies; amending s. 232.246, F.S.; revising requirements for district grade forgiveness policies; providing an effective date.

—was substituted for HB 33 and read the second time by title. Under Rule 50, the House bill was laid on the table.

Representative(s) Lynn offered the following:

(Amendment Bar Code: 475965)

Amendment 1—On page 1, line 24 through the period on line 27, remove from the bill: all of said lines

and insert in lieu thereof: *for required courses shall be limited to replacing a grade of "D" or "F," or the equivalent of a grade of "D" or "F," with a grade of "C" or higher, or the equivalent of a grade of "C" or higher, earned subsequently in the same or comparable course. Forgiveness policies for elective courses shall be limited to replacing a grade of "D" or "F," or the equivalent of a grade of "D" or "F," with a grade of "C" or higher, or the equivalent of a grade of "C" or higher, earned subsequently in another course.*

Rep. Lynn moved the adoption of the amendment, which was adopted. The vote was:

Session Vote Sequence: 143

Yeas—75

The Chair	Crow	Johnson	Putnam
Albright	Detert	Jones	Rayson
Andrews	Diaz de la Portilla, R.	Kelly	Ritchie
Argenio	Eggelletion	Kilmer	Roberts
Argenziano	Farkas	Kyle	Rojas
Arnall	Fasano	Littlefield	Rubio
Bainter	Feeney	Lynn	Russell
Ball	Fiorentino	Maygarden	Sembler
Barreiro	Flanagan	Melvin	Smith, K.
Bense	Fuller	Merchant	Sorensen
Bilirakis	Futch	Miller, J.	Spratt
Bitner	Goode	Minton	Stafford
Bradley	Goodlette	Morrone	Starks
Bronson	Green, C.	Murman	Trovillion
Byrd	Greene, A.	Ogles	Tullis
Cantens	Hafner	Patterson	Wallace
Casey	Harrington	Peaden	Waters
Crady	Hart	Prieguez	Wilson
Crist	Henriquez	Pruitt	

Nays—37

Alexander	Frankel	Levine	Suarez
Betancourt	Gay	Miller, L.	Sublette
Boyd	Gottlieb	Posey	Turnbull
Brummer	Greenstein	Reddick	Villalobos
Bullard	Heyman	Ritter	Wasserman Schultz
Chestnut	Hill	Ryan	Wiles
Constantine	Jacobs	Sanderson	Wise
Cosgrove	Kosmas	Smith, C.	
Edwards	Lawson	Sobel	
Effman	Lee	Stansel	

Votes after roll call:
Yeas—Bush

Under Rule 121(b), the bill was referred to the Engrossing Clerk.

On motion by Rep. Arnall, the rules were suspended and the House moved to the order of—

Motions Relating to Committee References

On motion by Rep. Lynn, agreed to by two-thirds vote, HB 2179 and HB 2181 were withdrawn from the Committee on Education/K-12 and remain referred to the Committees on Finance & Taxation and Education Appropriations. The vote was:

Session Vote Sequence: 144

Yeas—81

The Chair	Crady	Jones	Roberts
Albright	Crist	Kelly	Rojas
Alexander	Crow	Kilmer	Rubio
Andrews	Detert	Kyle	Russell
Argenio	Diaz de la Portilla, R.	Lacasa	Sanderson
Argenziano	Dockery	Littlefield	Sembler
Arnall	Farkas	Lynn	Smith, K.
Bainter	Fasano	Maygarden	Sorensen
Ball	Feeney	Melvin	Spratt
Barreiro	Fiorentino	Merchant	Stansel
Bense	Flanagan	Miller, J.	Starks
Bilirakis	Fuller	Minton	Sublette
Bitner	Futch	Morroni	Trovillion
Boyd	Garcia	Murman	Tullis
Bradley	Gay	Ogles	Villalobos
Bronson	Goode	Patterson	Wallace
Brummer	Goodlette	Peaden	Waters
Byrd	Green, C.	Posey	Wise
Cantens	Harrington	Prieguez	
Casey	Hart	Pruitt	
Constantine	Johnson	Putnam	

Nays—35

Betancourt	Frankel	Kosmas	Ryan
Brown	Gottlieb	Lawson	Smith, C.
Bullard	Greene, A.	Lee	Sobel
Bush	Greenstein	Levine	Stafford
Chestnut	Hafner	Miller, L.	Turnbull
Cosgrove	Henriquez	Rayson	Wasserman Schultz
Edwards	Heyman	Reddick	Wiles
Effman	Hill	Ritchie	Wilson
Eggelletion	Jacobs	Ritter	

Continuation of Special Orders

Ceremonial Resolutions Calendar

HR 9011—A resolution declaring December 15, 2000, Bill of Rights Day.

WHEREAS, the first 10 amendments to the United States Constitution are referred to as the Bill of Rights, which limit and define the powers of government, and

WHEREAS, several of the original states refused to ratify the Constitution without an express Bill of Rights, and

WHEREAS, the Bill of Rights recognizes, affirms, and protects fundamental human and civil rights for which persons of all races have struggled for thousands of years, and

WHEREAS, the Bill of Rights secures our freedom to speak, print, read, assemble, pray, petition the government, and keep and bear arms; protects us from unreasonable arrests and searches, excessive bail, double jeopardy, coerced confessions, and cruel and unusual

punishment; and secures our rights to due process, jury trials, and counsel, and to present defense witnesses, and

WHEREAS, the Bill of Rights protects our sovereign state from the excesses of the Federal Government, and

WHEREAS, the Bill of Rights is integral to the American way of life, and America celebrates a variety of civic holidays which remind us of the special contributions and sacrifices made by our forefathers and leaders to preserve, protect, and extend our freedoms, and

WHEREAS, the Bill of Rights energizes our military defense because members of the Armed Services of the United States swear an oath to preserve and defend the United States Constitution, which includes the Bill of Rights, and when American military personnel fight and die for our country, they do so to protect our rights and freedoms under the Bill of Rights, and

WHEREAS, a Bill of Rights Day would help prevent the Bill of Rights from being otherwise forgotten, and since many Americans do not know the Bill of Rights, this special day would encourage our schools to instruct children about this aspect of our American heritage, and

WHEREAS, a Bill of Rights Day would declare America's commitment to fundamental human rights to the whole world, and

WHEREAS, just as celebrating religious holidays reminds Americans of our religious beliefs and traditions, a Bill of Rights Day would remind Americans of the manner in which our history and philosophy have secured the rights for which oppressed people everywhere still yearn, and

WHEREAS, a Bill of Rights Day would be a memorial day honoring the personal sacrifices and deaths of countless millions of people who have struggled for basic human and civil rights over thousands of years, and

WHEREAS, a Bill of Rights Day would remind all elected and appointed officials and employees of the state and local executive, legislative, and judicial branches of government that their authority and powers are limited, and

WHEREAS, a Bill of Rights Day would remind all members of government that they serve the citizens, not rule them, and that the citizens always hold the right to restrain government, and

WHEREAS, the rights and freedoms guaranteed by the Bill of Rights deserve perennial celebrations and the sacrifices made to protect the Bill of Rights deserve eternal remembrance, and

WHEREAS, the Bill of Rights of the United States Constitution was ratified on December 15, 1791, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That December 15, 2000, be declared Bill of Rights Day in Florida.

BE IT FURTHER RESOLVED that all governmental bodies in Florida be encouraged to observe the Bill of Rights Day in a manner that brings to mind the meaning and importance of each of the 10 provisions contained therein.

—was read the second time by title. On motion by Rep. Andrews, the resolution was adopted.

By Representative Fasano—

HR 9091—A resolution designating April 11, 2000, as Submarine Sailors Day.

WHEREAS, all men and women who have so proudly served the United States of America in a United States Armed Forces uniform are more than deserving of the gratitude and appreciation of all American citizens, and

WHEREAS, each organization under the banner of the United States Armed Forces has contributed greatly to the preservation of our great

nation, and bravely defended the citizens and the Constitution of the United States, and

WHEREAS, the United States Navy's silent service is comprised of an elite group of sailors who subject themselves to conditions most Americans would quickly shy away from, spending long weeks at a time in small quarters under the surface of the ocean and performing tasks that require skill, talent, and vast technological knowledge, all for the protection of our ideals, our honor, and our Constitution, and

WHEREAS, the United States Submarine Veterans represent a special group of dedicated sailors who bravely served their country in times of both war and peace, and

WHEREAS, it is fitting and proper that the citizens of the State of Florida recognize, honor, and thank all United States Submarine Sailors, past and present, for their accomplishments, their courage, and their supreme devotion to duty, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives of the State of Florida proclaim April 11, 2000, to be Submarine Sailors Day, in honor of those brave sailors who have served, and are serving, in the United States Submarine Forces.

—was read the first time by title and the second time by title. On motion by Rep. Fasano, the resolution was adopted.

By Representative Rubio—

HR 9099—A resolution in recognition of Dan Marino and designating April 13, 2000, as "Dan Marino Day" in Florida.

WHEREAS, Daniel Constantine Marino, Jr., was born in Pittsburgh, Pennsylvania, on September 15, 1961, and

WHEREAS, after attending Central Catholic High School in Pittsburgh, Dan Marino attended the University of Pittsburgh, where he was the quarterback for the Pitt Panthers from 1979 to 1982, and

WHEREAS, during his college career, Dan Marino led the Panthers to three consecutive 11-1 seasons in his first three years as quarterback and a 9-3 season as a senior, and finished fourth in balloting for the Heisman Trophy during his junior year, and

WHEREAS, selected by the Miami Dolphins as the 27th pick in the first round of the NFL draft of 1983, Dan Marino embarked upon a 17-year career with the Dolphins in which he set numerous NFL records that stand to this day and, in the opinions of many football analysts, may never be broken, and

WHEREAS, most notable among his more than 20 NFL records are his single-season records of 48 touchdowns and 5,084 yards in 1984, and

WHEREAS, Dan Marino also holds NFL records for most career touchdowns, total yards, passing attempts, and passing completions, and

WHEREAS, Dan Marino's career passing statistics over 242 games are 4,967 completions out of 8,358 attempts for 61,361 yards and 420 touchdowns, for a quarterback rating of 86.4, and

WHEREAS, Dan Marino is the only rookie quarterback to be named a starter in the Pro Bowl, and

WHEREAS, Dan Marino also has the distinction of having led the Dolphins to 36 fourth-quarter come-from-behind victories, and

WHEREAS, remarkably, the accomplishments of Dan Marino and the Miami Dolphins during Marino's 17-year career as the Dolphins' quarterback were reached with only one Dolphin running back exceeding the 1,000-yard season rushing mark, and

WHEREAS, aside from his achievements on the football field, Dan Marino established the Dan Marino Foundation, which supports many local charities, sponsors an annual golf tournament to benefit the

foundation, and helped create the Children's Hospital Dan Marino Center in Weston, Florida, and

WHEREAS, it is fitting and appropriate that the House of Representatives of the State of Florida honor Dan Marino for his illustrious career as quarterback of the Miami Dolphins and for the contributions he has made and the recognition he has brought to the State of Florida, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives hereby honors Dan Marino for one of the greatest careers in the history of professional football and designates April 13, 2000, as "Dan Marino Day" in the State of Florida.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Dan Marino as a tangible token of the sentiments expressed herein.

—was read the first time by title and the second time by title. On motion by Rep. Rubio, the resolution was adopted.

By Representative Chestnut—

HR 9103—A resolution honoring the Reverend Geraldine McClellan.

WHEREAS, following in the footsteps of both her father and her grandfather, the Reverend Mrs. Geraldine McClellan has been in the ministry for many years, during the last 12 of which she has served as pastor of the 672-member Mt. Pleasant United Methodist Church, the same church her grandfather pastored before her, and

WHEREAS, one of eight siblings whose parents persistently emphasized the value of education, the Reverend Geraldine McClellan graduated from high school when she was only 15 years old, received an associate degree from St. Johns River Community College as one of the first African Americans to do so, and went on to earn a bachelor's degree from Bethune-Cookman College, and

WHEREAS, the Reverend McClellan is the first African American woman to have been ordained a deacon in the Florida Conference of the United Methodist Church, has been recognized with an honorary doctoral degree by Bethune-Cookman College, and has been granted the prestigious LeRoy Collins Distinguished Community College Alumni Award, an honor bestowed by the Florida Association of Community Colleges, and

WHEREAS, the high esteem in which the Reverend McClellan is held, as evidenced by the recognitions, honors, and accolades that have so deservedly come her way, pales in comparison with the love and respect accorded her by her family, friends, and congregation and by those downtrodden, hurting individuals who have found assistance and received hope as a result of her selfless ministry, and

WHEREAS, in recognition of her dedication to service to others and her ability to change and enhance lives, the Reverend Geraldine McClellan has been appointed by Bishop Cornelius L. Henderson to serve as the superintendent for the Gainesville District of the United Methodist Church as the first African American woman to serve in such capacity, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives pauses in its deliberations to honor the Reverend Geraldine McClellan for the devotion with which she serves her family, her church, and her community, to congratulate her on her appointment to superintendent of the Gainesville District, and to wish her unlimited success as she continues to reach out to minister to those who so desperately need help.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to the Reverend Mrs. Geraldine McClellan as a tangible token of the sentiments expressed herein.

—was read the first time by title and the second time by title. On motion by Rep. Chestnut, the resolution was adopted.

Motion

On motion by Rep. Posey, the rules were suspended and a filing deadline of 3:00 p.m., Monday, April 17, was adopted for all Members to file amendments to HB 2335 with the Committee on Governmental Operations to be considered at any meeting of the committee during the week of April 17-21.

Messages from the Senate

The Honorable John Thrasher, Speaker

I am directed to inform the House of Representatives that the Senate has passed CS/HB 57; CS/HB 311; CS/HB 331; and HBs 1115 and 1139.

Faye W. Blanton, Secretary

The above bills were ordered enrolled.

Motion to Adjourn

Rep. Arnall moved that the House adjourn for the purpose of holding committee meetings and conducting other House business, to reconvene at 9:50 a.m., Tuesday, April 18. The motion was agreed to.

Recorded Votes

Rep. Cosgrove:

Yeas—SB 450; SB 452; SB 454; SB 456; SB 458; SB 460; HB 1527; Second Prefile Substitute Amendment 29 to HB 2145; HB 2155

Rep. R. Diaz de la Portilla:

Change from Yeas to Nays—motion to admit late-filed Amendment 2 to CS for SB 2304

Rep. Fiorentino:

Yeas—SB 8; Amendment 1 to CS/CS/HB 69; CS/CS/HB 69; HB 295; HB 2149; HB 2151; HB 2153; HB 2155; HB 2157; HB 2159; HB 2161

Nays—HB 2089

Rep. Hafner:

Yeas—CS/HB 57; Amendment 1 to CS/CS/HB 69; CS/CS/HB 69; SB 92; CS/HB 205; HB 295; CS/HB 633; HB 1527; HB 2089; Prefile Amendment 18 to HB 2145; Prefile Amendment 24 to HB 2145; Prefile Substitute Amendment 28 to HB 2145; Second Prefile Substitute Amendment 29 to HB 2145; motion to admit late-filed Prefile Amendment 30 to HB 2145; HB 2145; HB 2147; passage of HB 2147 after reconsideration; HB 2149; HB 2151; HB 2153; HB 2155; HB 2157; HB 2159; HB 2161

Nays—HB 1453

Disclosure of Interest

Due to the fact that I have a conflict of interest on House Bill 2147, I will not be able to cast a vote in favor or against House Bill 2147.

*Rep. Heather Fiorentino
District 46*

Prime Sponsors

HM 1981—Crist

Cosponsors

CS/HB 39—Constantine
CS/CS/CS/HB 49—Crow, Henriquez, Sembler, K. Smith, Spratt, Wise
HB 67—Constantine
CS/CS/HB 69—Crist
HB 93—Lacasa, Levine
CS/HB 111—Crow
HB 141—Johnson
CS/HB 159—Byrd, Fasano, Feeney
HB 161—Constantine, Johnson

HB 191—Alexander, Jones, Merchant, Putnam, Reddick
CS/CS/HB 203—Constantine
CS/HB 235—Detert
CS/HB 251—Crist
CS/HB 301—Constantine
HB 425—Constantine, Sanderson
HB 447—Jacobs, Sanderson
HB 449—Jacobs, Sanderson
CS/CS/HB 505—Casey
HB 531—Reddick
HB 587—Johnson
HB 643—Constantine
HB 743—Rubio
CS/HB 805—Flanagan, Heyman, Posey
CS/HB 827—Constantine
CS/HB 899—Constantine
HB 1121—A. Greene, Lawson
HB 1135—Morrone
HB 1151—Wiles
CS/HBs 1153 & 845—Bullard, Chestnut
CS/CS/HB 1163—Wiles
HB 1193—Kelly
HB 1417—Jacobs
CS/HB 1433—A. Greene
CS/HB 1439—Sanderson
HB 1485—Bilirakis
HB 1541—Sobel
CS/HB 1757—Casey
CS/HB 1885—Casey
HB 1903—Fiorentino
HB 1937—Levine
HB 2073—Bloom
HB 2077—Bilirakis, Crist, Hart, Johnson
HB 2183—Rubio
HB 2229—Farkas, Fiorentino
HB 2231—Kelly, Suarez
HB 2253—Kelly, Murman, Posey, Spratt, Stansel
HB 2255—Chestnut, Kelly, Murman, Posey, Spratt, Stansel
HR 9011—Ball, Bronson, R. Diaz de la Portilla, Goodlette, Kelly, Melvin, Merchant, J. Miller, Morrone, Patterson, Posey, Pruitt, Putnam, Trovillion, Wallace, Waters

Introduction and Reference

By Representatives Brummer, Feeney, Fasano, and Posey—

HB 2325—A bill to be entitled An act relating to postprison supervision; creating the “Mandatory Postprison Supervision Act of 2000”; amending ss. 20.055, 186.003, and 255.502, F.S.; deleting Parole Commission from the definition of “state agency” for purposes of agency inspectors general, the Florida State Comprehensive Planning Act of 1972, and the Florida Building and Facilities Act; amending s. 186.005, F.S., relating to designation of departmental planning officer in state agencies, to conform; amending ss. 20.315, 20.32, 23.21, 112.011, 216.0172, 322.16, 394.926, 394.927, 775.089, 775.16, 784.07, 843.01, 843.02, 843.08, 893.11, 921.001, 921.16, 921.20, 921.21, 921.22, 940.03, 940.05, 941.23, 943.06, 943.325, 944.012, 944.02, 944.024, 944.23, 944.605, 945.091, 945.10, 945.25, 945.47, 945.73, 947.005, 947.01, 947.02, 947.021, 947.022, 947.03, 947.05, 947.06, 947.07, 947.071, 947.10, 947.11, 947.146, 947.149, 947.15, 947.16, 947.165, 947.168, 947.172, 947.173, 947.174, 947.1745, 947.1746, 947.1747, 947.175, 947.177, 947.18, 947.181, 947.185, 947.19, 947.20, 947.21, 947.22, 947.23, 947.24, 947.26, 948.09, 948.10, 949.05, 957.06, 958.045, 960.001, 960.17, 985.04, and 985.05, F.S.; renaming the Parole Commission as the Parole Board; renaming chapter 947, F.S., to conform; amending ss. 775.21, 921.0017, and 948.04, F.S.; conforming cross references to changes made by the act; amending ss. 921.187 and 944.291, F.S.; requiring mandatory postprison probation for certain offenders; amending s. 944.28, F.S.; revising language relating to forfeiture of gain-time; amending s. 947.002, F.S.; removing administrative responsibilities from the board; amending s. 947.04, F.S.; removing

administrative responsibilities from the board and providing for certain administrative support to the board by the Department of Corrections; amending s. 947.12, F.S.; requiring bills for board members' travel expenses to be submitted to the department; authorizing reimbursement for per diem and travel expenses for members of the parole qualifications committee; amending s. 947.13, F.S.; requiring the Department of Juvenile Justice to cooperate with the board in certain investigations; amending s. 947.1405, F.S.; providing responsibilities of the department with regard to the conditional release program; requiring the board to review department recommendations; revising provisions relating to mandatory curfews for persons under conditional release supervision; providing for court-ordered electronic monitoring of persons under conditional release supervision; providing conditions for revocation of conditional release and mandatory postprison probation, and forfeiture of gain-time; prohibiting placing offenders on conditional release supervision for convictions with offense dates on or after July 1, 2000; amending s. 947.141, F.S.; providing a timeframe for applicability of said section to violations of conditional release; providing circumstances for certain hearings in circuit courts; amending s. 948.001, F.S.; adding definitions of "department" and "mandatory postprison probation"; amending s. 948.01, F.S.; requiring court-ordered mandatory postprison probation for certain defendants; amending s. 948.03, F.S.; revising terms and conditions of probation and community control to require court-ordered mandatory postprison probation for certain defendants; specifying conditions of supervision; providing for calculation of date of termination of postprison probation; authorizing the court to impose a split sentence in addition to postprison probation; amending s. 948.06, F.S.; revising provisions relating to violation of probation and community control to include violations of conditional release; providing circumstances for revocation of conditional release and postprison probation and forfeiture of gain-time under certain circumstances; providing circumstances for certain hearings in circuit courts; authorizing the court to continue, modify, or revoke terms and conditions of conditional release; repealing s. 947.135, F.S., the Mutual Participation Program Act of 1976; repealing s. 958.15, F.S., relating to mutual participation agreements; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Operations, Corrections, and Criminal Justice Appropriations.

By Representative Tullis—

HB 2327—A bill to be entitled An act relating to the sale of merchandise and crimes related thereto; amending s. 337.406, F.S.; prohibiting the sale or distribution of merchandise or services from the highway right-of-way unless a valid peddler's license is posted; prohibiting the sale or distribution of merchandise or services from property abutting the highway right-of-way unless the property owner's written permission is posted; providing penalties; amending s. 539.001, F.S., relating to the Florida Pawnbroking Act; requiring a pawnbroker to post certain notices; revising procedures governing claims for misappropriated goods held by a pawnbroker; providing definitions with respect to provisions governing flea markets and flea market vendors; requiring flea market vendors to retain invoices or receipts for any new and unused merchandise purchased or obtained for resale; providing requirements with respect to invoices or receipts; providing a time period for maintaining such records; authorizing law enforcement officers to request the production of such records under certain circumstances; providing a list of violations; providing certain exceptions; requiring a flea market vendor to display or have available his or her license and dealer registration; providing for an affirmative defense; providing penalties for violations; amending s. 772.104, F.S.; providing for a civil cause of action and specified damages following a violation of s. 832.05, F.S., relating to giving worthless checks, drafts, or debit card orders; amending s. 812.014, F.S.; decreasing the value of stolen property which constitutes the offense of grand theft; amending s. 812.015, F.S.; defining the term "merchant's employee" to include private security guards; redefining the term "retail theft" to include theft of property and altering or removing a universal product code; redefining the term "antishoplifting or inventory control device" to

include film used for security purposes and cash register receipts; authorizing a merchant or merchant's employee to provide a business address for purposes of any investigation with respect to the offense of retail theft; increasing the penalty for unlawfully possessing antishoplifting or inventory control device countermeasures; providing an enhanced penalty for the offense of theft by a merchant's employee of property belonging to the merchant; specifying additional circumstances under which theft of property valued at a specified amount or more is grand theft of the second degree; creating s. 812.0155, F.S.; requiring that the court order a person's driver's license to be suspended following an adjudication of guilt for retail theft; providing for an increased period of suspension for a second or subsequent adjudication; creating s. 812.017, F.S.; providing penalties for the use of a fraudulently obtained or false receipt to request a refund or obtain merchandise; creating s. 812.0195, F.S.; providing penalties for dealing in stolen property by use of the Internet; amending s. 812.035, F.S.; requiring that the court consider an offender's complete prior record in sentencing the offender for a violation of ss. 812.012-812.037, F.S., relating to theft and dealing in stolen property; amending ss. 831.07, 831.08, 831.09, F.S.; prohibiting forging a check or draft or possessing or passing a forged check or draft; providing penalties; reenacting s. 831.10, F.S., relating to a second conviction of uttering forged bills, to incorporate the amendment to s. 831.09, F.S., in references thereto; amending s. 831.11, F.S.; prohibiting bringing a forged or counterfeit check or draft into the state; providing a penalty; amending s. 831.12, F.S.; providing that connecting together checks or drafts to produce an additional check or draft constitutes the offense of forgery; amending s. 832.05, F.S., relating to worthless checks, drafts, or debit card orders; providing that prior passing of a worthless check or draft is not notice to the payee of insufficient funds to ensure payment of a subsequent check or draft; providing penalties for the offense of drawing a check, draft, or other order on a nonexistent account or closed account; providing enhanced penalties for a third or subsequent violation; requiring that the court consider an offender's complete prior record in sentencing the offender for a violation of ch. 832, F.S.; amending s. 877.26, F.S., relating to the offense of observing or videotaping customers in a dressing room; providing that it is not a violation of s. 877.26, F.S., for a merchant or security officer to conduct visual surveillance in a manner consistent with routine security activities; amending s. 943.051, F.S.; requiring that a record of violations of ss. 812.012-812.037, F.S., or ch. 832, F.S., be included in the central criminal justice information repository; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; authorizing local law enforcement agencies to establish a task force on retail crime; requiring that a task force make recommendations to the local law enforcement agency, the state attorney, and chief judge of the judicial circuit on uniformly handling cases involving retail crime and theft; providing for severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Law Enforcement & Crime Prevention, Judiciary, and Criminal Justice Appropriations.

By the Committee on Health Care Services; Representative Peadar—

HB 2329—A bill to be entitled An act relating to health care; amending s. 409.212, F.S.; providing for periodic increase in the optional state supplementation rate; amending s. 409.901, F.S.; amending definitions of terms used in ss. 409.910-409.920, F.S.; amending s. 409.902, F.S.; providing that the Department of Children and Family Services is responsible for Medicaid eligibility determinations; amending s. 409.903, F.S.; providing responsibility for determinations of eligibility for payments for medical assistance and related services; amending s. 409.905, F.S.; increasing the maximum amount that may be paid under Medicaid for hospital outpatient services; amending s. 409.906, F.S.; allowing the Department of Children and Family Services to transfer funds to the Agency for Health Care Administration to cover state match requirements as specified; amending s. 409.907, F.S.; specifying grounds on which provider applications may be denied; amending s. 409.908, F.S.; increasing the maximum amount of

reimbursement allowable to Medicaid providers for hospital inpatient care; creating s. 409.9119, F.S.; creating a disproportionate share program for children's hospitals; providing formulas governing payments made to hospitals under the program; providing for withholding payments from a hospital that is not complying with agency rules; amending s. 409.912, F.S.; providing for the transfer of certain unexpended Medicaid funds from the Department of Elderly Affairs to the Agency for Health Care Administration; amending s. 409.919, F.S.; providing for the adoption and the transfer of certain rules relating to the determination of Medicaid eligibility; authorizing developmental research schools to participate in the Medicaid certified school match program; providing for the Agency for Health Care Administration to seek a federal waiver allowing the agency to undertake a pilot project that involves contracting with skilled nursing facilities for the provision of rehabilitation services to adult ventilator dependent patients; providing for evaluation of the pilot program; providing for a report; repealing s. 409.912(4)(b), F.S., relating to the authorization of the agency to contract with certain prepaid health care services providers; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Children & Families; Representative Murman—

HB 2331—A bill to be entitled An act relating to substance abuse services; creating s. 397.482, F.S.; directing the Department of Children and Family Services to establish a Gold Seal Quality rating for certain substance abuse treatment programs; providing criteria for designation as a Gold Seal Substance Abuse Treatment Program; requiring the department to reimburse such programs at an enhanced rate; providing for waiver of annual licensure fees; providing for annual reapplication and renewal of the designation; providing conditions for rescinding such designation, the enhanced rate of reimbursement, and the waiver of annual licensure fees; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Melvin—

HB 2333—A bill to be entitled An act relating to the Florida Windstorm Underwriting Association; amending s. 627.351, F.S.; providing exemptions from the public records law for specified records of the association; providing an exemption for certain meetings of the members of the board of directors of the association; providing for future review and repeal; providing a finding of public necessity; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Community Affairs; Representatives Gay, Alexander, Albright, and Goodlette—

HB 2335—A bill to be entitled An act relating to growth management; creating s. 125.595, F.S.; providing for the right of citizens to petition elected officials in public or private; amending s. 163.2517, F.S.; revising the financial incentives which a local government may offer in an urban infill and redevelopment area which relate to exemption from local option sales surtaxes and waiver of delinquent taxes or fees; providing that, in order to be eligible for the exemption from collecting local option sales surtaxes, a business must submit an application under oath to the local government, which must be approved and submitted to the Department of Revenue; amending s. 212.08, F.S.; specifying that the authority of a local government to adopt financial and local government incentives under s. 163.2517, F.S., is not superseded by certain provisions relating to sales tax exemptions; amending s. 163.2523, F.S.; authorizing transfer of unused funds between grant categories under the Urban Infill and Redevelopment Assistance Grant Program; amending s. 163.3164, F.S.; clarifying the definition of "development" under the Local Government Comprehensive Planning and Land Development Regulation Act; amending s. 163.3177, F.S.; providing that an agricultural land use category may be eligible for the location of public schools in a local government comprehensive plan under certain conditions; providing additional legislative intent with respect to application of chapter 9J-5, Florida Administrative Code, by the agency;

specifying lands that are suitable for innovative planning and development strategies; requiring a report on a program for implementing such strategies; prohibiting reduction in residential density on certain property without the owner's consent until July 1, 2001; amending s. 163.3180, F.S.; authorizing local governments to exempt regional activity centers from transportation concurrency requirements; correcting a reference; amending s. 163.3184, F.S.; providing additional agencies to which a local government must transmit a proposed comprehensive plan or plan amendment; removing provisions relating to transmittal of copies by the state land planning agency; providing that a local government may request review by the state land planning agency at the time of transmittal of an amendment; revising time periods with respect to submission of comments to the agency by other agencies, notice by the agency of its intent to review, and issuance by the agency of its report; clarifying language; providing for compilation and transmittal by the local government of a list of persons who will receive an informational statement concerning the agency's notice of intent to find a plan or plan amendment in compliance or not in compliance; providing for rules; revising requirements relating to publication by the agency of its notice of intent; deleting a requirement that the notice be sent to certain persons; amending s. 163.3187, F.S.; revising requirements relating to small scale development amendments which are exempt from the limitation on the frequency of amendments to a local comprehensive plan; revising acreage requirements; providing that certain amendments that involve affordable housing in certain areas of critical state concern are eligible under certain circumstances; revising a condition relating to residential land use; removing a provision that allows a local government to elect to have such amendments subject to review under s. 163.3184(3)-(6), F.S.; amending s. 163.3215, F.S.; revising procedures for challenge of a development order by an aggrieved or adversely affected party on the basis of inconsistency with a local comprehensive plan; providing for petition to the circuit court for certiorari; providing for mandatory mediation; removing a requirement that a verified complaint be filed with the local government prior to seeking judicial review; amending s. 163.3245, F.S., relating to optional sector plans; clarifying and conforming language; creating s. 166.0498, F.S.; providing for the right of citizens to petition elected officials in public or private; amending s. 166.231, F.S.; authorizing application of the municipal public service tax on water service to property in a development of regional impact outside of municipal boundaries under certain conditions; limiting recovery if such tax is challenged; amending s. 380.04, F.S.; revising an exemption from the definition of "development" under the Florida Environmental Land and Water Management Act of 1972; amending s. 380.06, F.S., relating to developments of regional impact; revising the definition of an essentially built-out development of regional impact with respect to multiuse developments; providing for submission of biennial, rather than annual, reports by the developer; authorizing submission of a letter, rather than a report, under certain circumstances; providing for amendment of development orders with respect to report frequency; removing criteria relating to airports, petroleum storage facilities, and waterports from the list of criteria used to determine existence of a substantial deviation; revising the criterion relating to multiuse developments of regional impact; providing that an extension of the date of buildout of less than 7 years is not a substantial deviation; revising provisions relating to determination of whether a change constitutes a substantial deviation based on its percentage of the specified numerical criteria; revising notice requirements; providing that changes that are less than specified numerical criteria need not be submitted to the state land planning agency and specifying the agency's right to appeal with respect to such changes; deleting an exemption from review by the regional planning agency and state land planning agency for certain changes; exempting petroleum storage facilities from development-of-regional-impact review under certain circumstances; providing for maintenance of the exemption from development-of-regional-impact review for developments under s. 163.3245, F.S., relating to optional sector plans, if said section is repealed; repealing s. 380.0651(3)(a) and (e), F.S., which provide the statewide guidelines and standards for development-of-regional-impact review for airports and port facilities; amending s. 380.0651, F.S.; revising the guidelines and standards for office development and residential development; providing for vested rights, duties or obligations, and pending applications with respect to

developments of regional impact; amending ss. 163.06, 189.415, and 331.303, F.S.; correcting cross references, to conform; creating the Grow Smart Florida Study Commission; providing for appointment and qualifications of members; providing the commission's duties; requiring a report; providing for severability; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Governmental Operations.

By the Committee on Health Care Services; Representative Peaden—

HB 2337—A bill to be entitled An act relating to the Public Cord Blood Tissue Bank; creating the Public Cord Blood Tissue Bank as a statewide consortium; providing purposes, membership, and duties of the consortium; providing duties of the Agency for Health Care Administration; providing requirements of specified state-funded health care programs; providing an exception from provisions of the act; requiring specified written disclosure by certain health care facilities and providers; specifying that donation under the act is voluntary; authorizing the consortium to charge fees; providing appropriations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representatives Feeney, Waters, Peaden, Fasano, Maygarden, and Farkas—

HB 2339—A bill to be entitled An act relating to comprehensive health care; providing a short title; amending s. 400.471, F.S.; deleting the certificate-of-need requirement for licensure of Medicare-certified home health agencies; amending s. 408.032, F.S.; adding definitions of "exemption" and "mental health services"; deleting the definitions of "home health agency," "institutional health service," "intermediate care facility," "multifacility project," and "respite care"; revising the definition of "health services"; amending s. 408.033, F.S.; deleting references to the state health plan; amending s. 408.034, F.S.; deleting a reference to licensing of home health agencies by the Agency for Health Care Administration; amending s. 408.035, F.S.; deleting obsolete certificate-of-need review criteria and revising other criteria; amending s. 408.036, F.S.; revising provisions relating to projects subject to review; deleting references to Medicare-certified home health agencies; deleting the review of certain acquisitions; specifying the types of bed increases subject to review; deleting cost overruns from review; deleting review of combinations or division of nursing home certificates of need; providing for expedited review of certain conversions of licensed hospital beds; deleting the requirement for an exemption for initiation or expansion of obstetric services, provision of respite care services, establishment of a Medicare-certified home health agency, or provision of a health service exclusively on an outpatient basis; providing a sunset date for review of the establishment of a hospice program or hospice inpatient facility; providing exemptions for combinations or divisions of nursing home certificates of need and additions of certain hospital beds and nursing home beds within specified limitations; providing exemptions for the addition of temporary acute care beds in certain hospitals and for the establishment of certain types of specialty hospitals through transfer of beds and services from certain existing hospitals; requiring a fee for each request for exemption; amending s. 408.037, F.S.; deleting reference to the state health plan; amending ss. 408.038, 408.039, 408.044, and 408.045, F.S.; replacing "department" with "agency"; clarifying the opportunity to challenge an intended award of a certificate of need; amending s. 408.040, F.S.; deleting an obsolete reference; revising the format of conditions related to Medicaid; creating a certificate-of-need workgroup within the Agency for Health Care Administration; providing for expenses; providing membership, duties, and meetings; requiring reports; providing for termination; amending s. 651.118, F.S.; excluding a specified number of beds from a time limit imposed on extension of authorization for continuing care residential community providers to use sheltered beds for nonresidents; requiring a facility to report such use after the expiration of the extension; amending s. 395.701, F.S.; reducing the annual assessment on hospitals to fund public medical assistance; providing for contingent effect; amending s. 408.904, F.S.; increasing certain benefits for hospital

outpatient services; amending s. 409.912, F.S.; providing for a contract with and reimbursement of an entity in Pasco or Pinellas Counties that provides in-home physician services to Medicaid recipients with degenerative neurological diseases; providing for future repeal; providing appropriations; providing for the transfer of certain unexpended Medicaid funds from the Department of Elderly Affairs to the Agency for Health Care Administration; amending ss. 641.31, 641.315, and 641.3155, F.S.; prohibiting a health maintenance organization from restricting a provider's ability to provide inpatient hospital services to a subscriber; requiring payment for medically necessary inpatient hospital services; providing applicability; amending s. 641.51, F.S.; relating to quality assurance program requirements for certain managed care organizations; allowing the rendering of adverse determinations by physicians licensed in any state; requiring the submission of facts and documentation pertaining to rendered adverse determinations; providing timeframe for organizations to submit facts and documentation to providers and subscribers in writing; requiring an authorized representative to sign the notification; creating s. 381.7351, F.S.; creating the "Reducing Racial and Ethnic Health Disparities: Closing the Gap Act"; creating s. 381.7352, F.S.; providing legislative findings and intent; creating s. 381.7353, F.S.; providing for the creation of the Reducing Racial and Ethnic Health Disparities: Closing the Gap grant program, to be administered by the Department of Health; providing department duties and responsibilities; authorizing appointment of an advisory committee; creating s. 381.7354, F.S.; providing eligibility for grant awards; creating s. 381.7355, F.S.; providing project requirements, an application process, and review criteria; creating s. 381.7356, F.S.; providing for Closing the Gap grant awards; providing for local matching funds; providing factors for determination of the amount of grant awards; providing for award of grants to begin by a specified date, subject to specific appropriation; providing for annual renewal of grants; creating the Florida Commission on Excellence in Health Care; providing legislative findings and intent; providing definitions; providing duties and responsibilities; providing for membership, organization, meetings, procedures, and staff; providing for reimbursement of travel and related expenses of certain members; providing certain evidentiary prohibitions; requiring a report to the Governor, the President of the Senate, and the Speaker of the House of Representatives; providing for termination of the commission; amending s. 408.7056, F.S.; providing additional definitions for the Statewide Provider and Subscriber Assistance Program; amending s. 627.654, F.S.; providing for insuring small employers under policies issued to small employer health alliances; providing requirements for participation; providing limitations; providing for insuring spouses and dependent children; allowing a single master policy to include alternative health plans; amending s. 627.6571, F.S.; including small employer health alliances within policy nonrenewal or discontinuance, coverage modification, and application provisions; amending s. 627.6699, F.S.; revising restrictions relating to premium rates to authorize small employer carriers to modify rates under certain circumstances and to authorize carriers to issue group health insurance policies to small employer health alliances under certain circumstances; requiring carriers issuing a policy to an alliance to allow appointed agents to sell such a policy; amending ss. 240.2995, 240.2996, 240.512, 381.0406, 395.3035, and 627.4301, F.S.; conforming cross references; defining the term "managed care"; creating s. 641.185, F.S.; providing health maintenance organization subscriber protections; specifying the principles to serve as standards for the Department of Insurance and the Agency for Health Care Administration exercising their duties and responsibilities; requiring that a health maintenance organization observe certain standards in providing health care for subscribers; providing for subscribers to receive quality care from a broad panel of providers, referrals, preventive care, emergency screening services, and second opinions; providing for assurance of independent accreditation by a national review organization and financial security of the organization; providing for continuity of health care; providing for timely, concise information regarding reimbursement to providers and services; providing for flexibility to transfer to another health maintenance organization within the state; providing for eligibility without discrimination based on health status; providing requirements for health maintenance organizations that issue group health contracts relating to preexisting conditions, contract

renewability, cancellation, extension, termination, and conversion; providing for timely, urgent grievances and appeals within the organization; providing for timely and urgent review of grievances and appeals by an independent state external review agency; providing for notice of rate changes; providing for information regarding contract provisions, services, medical conditions, providers, and service delivery; providing that no civil cause of action is created; amending s. 641.511, F.S.; requiring posting of certain consumer assistance notices; providing requirements; amending s. 627.6699, F.S.; revising a definition; requiring small employer carriers to begin to offer and issue all small employer benefit plans on a specified date; deleting a requirement that basic and standard small employer health benefit plans be issued; providing additional requirements for determining premium rates for benefit plans; providing for application to plans provided by certain small employer carriers under certain circumstances; amending s. 409.212, F.S.; providing for periodic increase in the optional state supplementation rate; amending s. 409.901, F.S.; amending definitions of terms used in ss. 409.910-409.920, F.S.; amending s. 409.902, F.S.; providing that the Department of Children and Family Services is responsible for Medicaid eligibility determinations; amending s. 409.903, F.S.; providing responsibility for determinations of eligibility for payments for medical assistance and related services; amending s. 409.905, F.S.; increasing the maximum amount that may be paid under Medicaid for hospital outpatient services; amending s. 409.906, F.S.; allowing the Department of Children and Family Services to transfer funds to the Agency for Health Care Administration to cover state match requirements as specified; amending s. 409.907, F.S.; specifying grounds on which provider applications may be denied; amending s. 409.908, F.S.; increasing the maximum amount of reimbursement allowable to Medicaid providers for hospital inpatient care; creating s. 409.9119, F.S.; creating a disproportionate share program for children's hospitals; providing formulas governing payments made to hospitals under the program; providing for withholding payments from a hospital that is not complying with agency rules; amending s. 409.919, F.S.; providing for the adoption and the transfer of certain rules relating to the determination of Medicaid eligibility; authorizing developmental research schools to participate in Medicaid certified school match program; providing for the Agency for Health Care Administration to seek a federal waiver allowing the agency to undertake a pilot project that involves contracting with skilled nursing facilities for the provision of rehabilitation services to adult ventilator dependent patients; providing for evaluation of the pilot program; repealing s. 395.7015, F.S., to eliminate the annual assessment on certain health care entities; repealing s. 400.464(3), F.S., relating to home health agency licenses provided to certificate-of-need exempt entities; repealing ss. 408.70(3), 408.701, 408.702, 408.703, 408.704, 408.7041, 408.7042, 408.7045, 408.7055, and 408.706, F.S., relating to community health purchasing alliances; repealing s. 409.912(4)(b), F.S., relating to the authorization of the agency to contract with certain prepaid health care services providers; providing appropriations; providing effective dates.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Committee(s) on Health Care Licensing & Regulation and Health & Human Services Appropriations.

By the Committee on Colleges & Universities; Representatives Casey, J. Miller, Waters, Rayson, Betancourt, Rojas, Flanagan, Lawson, and R. Diaz de la Portilla—

HB 2341—A bill to be entitled An act relating to the Florida Education Fund; amending s. 240.498, F.S.; providing minimum requirements for support services provided through the law school scholarship program; authorizing the provision of awards to part-time students; providing for establishment of the amount of an award for a part-time student; providing a guarantee of enrollment of a certain number of award recipients, provided certain requirements are met; revising services provided as part of the minority pre-law scholarship loan program; limiting administrative costs of the legal education component of the Florida Education Fund; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative R. Diaz de la Portilla—

HB 2343—A bill to be entitled An act relating to health maintenance organizations; amending s. 641.305, F.S.; providing for translating contracts, certificates, and member handbooks into other languages under certain circumstances; amending s. 641.31, F.S.; specifying application of certain language translation requirements to contracts, certificates, member handbooks, and grievance procedures; amending s. 641.31015, F.S.; requiring certain disclosures to comply with language translation requirements; amending s. 641.3102, F.S.; prohibiting discrimination based upon certain factors; amending s. 641.3903, F.S.; making failure to provide translations an unfair and deceptive practice; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Business Development & International Trade; Representative Bradley—

HB 2345—A bill to be entitled An act relating to international trade; providing for the establishment of the Florida-Africa Market Expansion Program by Enterprise Florida, Inc., contingent upon a specific appropriation; providing purposes of the program; providing responsibilities of Enterprise Florida, Inc.; authorizing Enterprise Florida, Inc., to establish certain offices contingent upon an appropriation; providing for the establishment of the Florida-Caribbean Basin Trade Program by the Florida Seaport Transportation and Economic Development Council contingent upon a specific appropriation; providing purpose of the program; providing responsibilities of the Florida Seaport Transportation and Economic Development Council; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Children & Families; Representative Murman—

HB 2347—A bill to be entitled An act relating to mental health services for children and adolescents; amending s. 39.407, F.S.; revising provisions governing the medical, psychiatric, and psychological examination and treatment of children; prescribing procedures for the admission of children or adolescents to a residential treatment center for children and adolescents or to a hospital, for residential mental health treatment; providing requirements for assessment, treatment, and review of treatment; amending s. 394.4785, F.S.; prohibiting children and adolescents from admission to state mental health treatment facilities; requiring residential treatment centers for children and adolescents to adhere to certain standards; revising certain exclusions from licensure; amending s. 394.495, F.S.; revising requirements for child and adolescent mental health assessment services; amending s. 394.67, F.S.; defining the term "residential treatment center for children and adolescents"; amending s. 394.875, F.S.; requiring the licensure of residential treatment centers for children and adolescents; requiring the Department of Children and Family Services and the Agency for Health Care Administration to adopt certain rules; amending s. 409.175, F.S.; specifying that residential child-caring agencies do not include residential treatment centers for children and adolescents; amending s. 27.51, F.S.; requiring the appointment of a public defender for a child under the custody of the department, in certain circumstances; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Health Care Services; Representative Peadar—

HB 2349—A bill to be entitled An act relating to the Department of Health; amending s. 20.43, F.S.; requiring the department to include certain assessments, projections, and recommendations in the department's strategic plan rather than in the state health plan; amending s. 39.303, F.S.; providing duties of the Children's Medical Services Program within the department with respect to child protection teams; amending s. 154.011, F.S.; revising duties of the department with respect to monitoring and administering of certain primary care programs; amending s. 215.5602, F.S.; revising goals of and expenditures for the Florida Biomedical Research Program within the

Lawton Chiles Endowment Fund; amending s. 381.0011, F.S.; providing requirements for the department's strategic plan; amending s. 381.003, F.S.; requiring the department to develop an immunization registry; requiring that the registry include all children born in this state; providing procedures under which a parent or guardian may elect not to participate in the immunization registry; providing for the electronic transfer of records between health care professionals and other agencies; authorizing the department to adopt rules for administering the registry; amending s. 381.0031, F.S.; authorizing the department to obtain and inspect copies of certain medical records and information, notwithstanding laws governing the confidentiality of patient records; exempting health care practitioners, health care facilities, laboratories, and agents and employees thereof from liability for the authorized release of patient records; amending s. 381.004, F.S.; revising requirements for the release of certain preliminary test results for human immunodeficiency virus; revising the definition of the term "medical personnel"; amending s. 381.0059, F.S.; defining the term "person who provides services under a school health services plan" for purposes of background screening requirements for school health services personnel; amending s. 381.0101, F.S.; revising certification requirements for certain environmental health professionals; amending s. 381.731, F.S.; revising the department's Healthy Communities, Healthy People Planning functions; amending s. 381.734, F.S.; revising requirements of the Healthy Communities, Healthy People Program; amending s. 385.103, F.S.; providing for the department to operate community intervention programs rather than comprehensive health improvement projects; revising definitions; revising duties of the department in operating such services; requiring the department to adopt rules governing the operation of community intervention programs; amending s. 385.207, F.S., relating to programs in epilepsy control; correcting a cross reference; amending s. 402.181, F.S.; including the Department of Health within specified state agencies participating in the State Institutions Claims Program; amending s. 514.021, F.S.; providing for biennial, rather than biannual, review of rules by the department; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Insurance; Representatives Bainter, Waters, Patterson, Melvin, Byrd, Lawson, Heyman, and Rayson—

HB 2351—A bill to be entitled An act relating to review of mandated health coverage; providing an appropriation to the Office of Legislative Services for a systematic review of current mandated health coverages in accordance with the intent and guidelines of s. 624.215, F.S.; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Committee on Community Affairs; Representative Gay—

HB 2353—A bill to be entitled An act relating to independent special districts; amending s. 163.01, F.S.; revising provisions which authorize a separate legal entity created to administer an interlocal agreement and controlled by counties or municipalities, or a combination thereof, to issue bonds to finance capital projects, and which provide powers and duties with respect thereto, to include such entities controlled by independent special districts or by independent special districts in combination with counties and municipalities; revising provisions which extend certain privileges, immunities, exemptions, and benefits to such entities controlled by municipalities or counties and their officers, agents, and employees, to include such entities controlled by independent special districts and their officers, agents, and employees; amending s. 348.0012, F.S.; clarifying exemptions from the Florida Expressway Authority Act; amending ss. 348.7544 and 348.7545, F.S.; providing that specified projects of the Orlando-Orange County Expressway Authority may be refinanced with bonds issued by the authority; amending s. 348.755, F.S.; revising provisions relating to issuance of bonds by the authority; providing that the authority may issue bonds to refund any bonds previously issued; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Constantine—

HB 2355—A bill to be entitled An act relating to brownfield economic redevelopment; amending s. 288.047, F.S.; requiring Enterprise Florida, Inc., to set aside each fiscal year a certain amount of the appropriation for the Quick Response Training Program for businesses located in a brownfield area; amending s. 288.107, F.S.; redefining the term "eligible business"; providing for bonus refunds for businesses that can demonstrate a fixed capital investment in certain mixed use activities in the brownfield area; amending s. 288.905, F.S.; requiring Enterprise Florida, Inc., to develop comprehensive marketing strategies for redevelopment of brownfield areas; amending s. 376.301, F.S.; redefining the terms "antagonistic effects," "discharge," "institutional controls," "natural attenuation," and "site rehabilitation" and defining the term "risk reduction"; creating s. 376.30701, F.S.; extending application of risk-based corrective action principles to all contaminated sites resulting from a discharge of pollutants or hazardous substances; providing for contamination cleanup criteria that incorporates risk-based corrective actions to be adopted by rule; providing clarification that cleanup criteria do not apply to offsite relocation or treatment; providing the conditions under which further rehabilitation may be required; creating s. 376.30702, F.S.; creating the Florida State-Owned-Lands Cleanup Program; providing intent; directing the Department of Environmental Protection to use existing site priority ranking and cleanup criteria; establishing limited liability protection; amending s. 376.3078, F.S.; providing conditions with respect to determination of eligibility of specified drycleaning facilities for state-funded site rehabilitation; providing for rehabilitation criteria; amending s. 376.79, F.S.; defining the terms "contaminant" and "risk reduction"; redefining the terms "natural attenuation," "institutional control," and "source removal"; amending s. 376.80, F.S.; allowing local governments or persons responsible for brownfield area rehabilitation and redevelopment to use an existing advisory committee; deleting the requirement that the advisory committee must review and provide recommendations to the local government with jurisdiction on the proposed brownfield site rehabilitation agreement; providing that the person responsible for site rehabilitation must notify the advisory committee of the intent to rehabilitate and redevelop the site before executing the brownfield site rehabilitation agreement; requiring the person responsible for site rehabilitation to hold a meeting or attend a regularly scheduled meeting of the advisory committee to inform the advisory committee of the outcome of the environmental assessment; requiring the person responsible for site rehabilitation to enter into a brownfield site rehabilitation agreement only if actual contamination exists; clarifying provisions relating to the required comprehensive general liability and comprehensive automobile liability insurance; amending s. 376.81, F.S.; providing direction regarding the risk-based corrective action rule; requiring the department to establish alternative cleanup levels under certain circumstances; amending s. 376.82, F.S.; providing immunity for liability regarding contaminated site remediation under certain circumstances; creating s. 376.876, F.S.; providing for a Brownfield Redevelopment Grants Program in the Department of Environmental Protection; specifying the uses of grant funds; requiring matching funds; authorizing the department to adopt rules; creating s. 376.88, F.S.; providing for the Brownfield Program Review Advisory Council; providing duties and responsibilities; amending s. 403.973, F.S.; providing that projects located in a designated brownfield area are eligible for the expedited permitting process; amending s. 190.012, F.S.; authorizing community development districts to fund certain environmental costs under certain circumstances; amending ss. 712.01, 712.03, F.S.; prohibiting subsequent property owners from removing certain deed restrictions under other provisions of the Marketable Record Title Act; providing appropriations; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By Representative Gay—

HB 2357—A bill to be entitled An act relating to vocational rehabilitation; amending s. 20.15, F.S.; creating the Division of Occupational Access and Opportunity within the Department of

Education; providing for a director and the assignment of powers, duties, and responsibilities of the division; including the Occupational Access and Opportunity Commission, the Florida Rehabilitation Council, and the Florida Independent Living Council in an exemption regarding appointments by the Commissioner of Education; amending s. 120.80, F.S.; providing for the Division of Occupational Access and Opportunity to contract with an appropriate resource to conduct certain hearings; amending s. 413.82, F.S.; revising and deleting definitions of terms; amending s. 413.83, F.S.; revising the membership of the Occupational Access and Opportunity Commission; revising the method of appointment and terms of office of commission members; designating the commission as the state vocational rehabilitation agency; requiring the commission to establish an advisory council; amending s. 413.84, F.S.; revising duties of the commission, to conform; requiring the commission to hire a director of the division; requiring the plan adopted by the commission to provide for the monitoring of operations of contracted providers of services; requiring the commission to contract with the Occupational Access and Opportunity Corporation to execute the services, functions, and programs prescribed in the plan; authorizing the commission to appear on its own behalf before the Legislature; deleting references to the designated administrative entity; requiring the budget for the commission to be included, without revision, in the Department of Education's budget; amending s. 413.85, F.S.; deleting the authorization for the commission to designate a direct-support organization as its administrative entity; revising the function of the corporation to permit the corporation to carry out such activities and tasks as the commission assigns through contract; providing for the corporation, as a corporation primarily acting as an instrumentality of the state, to be subject to s. 768.28, F.S., relating to sovereign immunity; revising the membership of the board of directors of the corporation; revising the powers and duties of the corporation to conform with its revised function, to delete the requirement that the corporation establish memoranda of understanding with One-Stop Career Center operators, and to authorize the employment of certain employees of the Division of Vocational Rehabilitation; amending s. 413.86, F.S.; revising a reference to the Division of Vocational Rehabilitation, to conform; amending s. 413.87, F.S.; revising the required content of a quarterly report; amending s. 413.88, F.S.; revising provisions regarding an annual report of the commission to delete references to the designated administrative entity; amending s. 413.89, F.S.; specifying the time period during which the Department of Education and the commission may, by agreement, provide for continued administration consistent with federal and state law; amending s. 413.90, F.S.; designating state entities for purposes of compliance with the federal Rehabilitation Act of 1973; providing for the transfer of the Division of Vocational Rehabilitation of the Department of Labor and Employment Security to the Department of Education; designating the competitive area for any necessary layoff in the division; amending s. 413.91, F.S.; revising a reference to "the designated administrative entity" to "all contractors"; amending s. 413.92, F.S.; specifying the state entity responsible for submitting a request to the appropriate federal agency upon conflict of laws; amending ss. 410.0245, 410.604, 413.034, 413.20, 413.445, 413.615, and 414.065, F.S., to conform; amending ch. 99-240, Laws of Florida; providing for transfer of the Division of Blind Services from the Department of Labor and Employment Security to the Department of Management Services; revising the date upon which transfer of the Division of Blind Services will occur; repealing s. 413.93, F.S., relating to designated state agency; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

HR 9091—Adopted earlier today

By Representative Kelly—

HR 9093—A resolution commending the Freemasons and Keith W. Dean for their contributions to the citizens of the state.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representative Lynn—

HR 9095—A resolution honoring Doris Leeper.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

By Representative L. Miller—

HR 9097—A resolution honoring Mrs. Marie H. Jackson-Wimberly.

First reading by publication (Art. III, s. 7, Florida Constitution).

Referred to the Calendar of the House.

HR 9099—Adopted earlier today

By Representative A. Greene—

HR 9101—A resolution honoring the Glades Central High School Raiders, winners of the 1999 State Class 3A High School Football Championship.

First reading by publication (Art. III, s. 7, Florida Constitution).

HR 9103—Adopted earlier today

Reference

HB 2287—Referred to the Committee(s) on Business Regulation & Consumer Affairs, Law Enforcement & Crime Prevention, Governmental Rules & Regulations, and General Government Appropriations.

HB 2289—Referred to the Committee(s) on Governmental Operations.

HCR 2291—Referred to the Committee(s) on Judiciary and Rules & Calendar.

HB 2293—Referred to the Committee(s) on Colleges & Universities and Education Appropriations.

HB 2295—Referred to the Committee(s) on Insurance and Financial Services.

HB 2297—Referred to the Committee(s) on Community Affairs, Finance & Taxation, and General Government Appropriations.

HJR 2299—Referred to the Committee(s) on Judiciary, Finance & Taxation, and General Appropriations.

HB 2301—Referred to the Calendar of the House.

HB 2303—Referred to the Committee(s) on Criminal Justice Appropriations.

HB 2305—Referred to the Calendar of the House.

HB 2307—Referred to the Committee(s) on Governmental Operations.

HB 2309—Referred to the Committee(s) on Criminal Justice Appropriations.

HB 2311—Referred to the Committee(s) on Community Affairs and Criminal Justice Appropriations.

HB 2313—Referred to the Committee(s) on Transportation, Judiciary, and Business Development & International Trade.

HB 2315—Referred to the Committee(s) on Governmental Rules & Regulations.

HB 2317—Referred to the Committee(s) on Governmental Rules & Regulations and Transportation & Economic Development Appropriations.

HB 2319—Referred to the Committee(s) on Health & Human Services Appropriations.

HB 2321—Referred to the Committee(s) on Governmental Operations.

HB 2323—Referred to the Committee(s) on Insurance and General Government Appropriations.

Reference of Committee Substitutes Combining Bills

Under Rule 113(c), all previous references for the bills combined in CS/HBs 819 & 473 were rescinded and CS/HBs 819 & 473 was subsequently referred to the Committees on Finance & Taxation and Transportation & Economic Development Appropriations.

First Reading of Committee Substitutes by Publication

By the Committee on Elder Affairs & Long-Term Care; Representatives Peaden and Fasano—

CS/HB 109—A bill to be entitled An act relating to the exploitation of elderly persons or disabled adults; amending s. 825.101, F.S.; defining the term “position of trust and confidence”; amending s. 772.11, F.S.; prescribing civil remedies for theft for certain offenses in which the victim is an elderly person; providing construction; providing an exclusion of certain civil liability; preserving court jurisdiction under certain circumstances; providing procedures; providing for continuation of such a cause of action on the death of such person; amending s. 415.1051, F.S.; requiring appointment of professional guardians on a rotating basis under certain circumstances; providing criteria; providing an effective date.

By the Committee on Claims; Representative Hill—

CS/HB 529—A bill to be entitled An act relating to the City of Port St. Lucie; providing for the relief of J. C. Wendehake; providing for an appropriation to compensate him for injuries sustained as a result of the negligence of the City of Port St. Lucie; providing an effective date.

By the Committees on Governmental Rules & Regulations; Health Care Licensing & Regulation; Representatives Boyd, Ritchie, Chestnut, and Greenstein—

CS/CS/HB 567—A bill to be entitled An act relating to nursing; amending part XV of chapter 468, F.S., relating to certified nursing assistants, and transferring that part to chapter 464, F.S., relating to nursing, to transfer from the Department of Health to the Board of Nursing responsibility and rulemaking authority for regulation of certified nursing assistants; transferring from the Department of Education to the board responsibility for approval of training programs; revising grounds for which the board may impose certain penalties; creating s. 464.2085, F.S.; creating and providing requirements for a Council on Certified Nursing Assistants; amending ss. 20.43, 39.01, 39.304, 110.131, 232.46, 240.4075, 246.081, 310.102, 381.0302, 384.30, 384.31, 394.455, 395.0191, 400.021, 400.211, 400.402, 400.407, 400.4255, 400.426, 400.462, 400.464, 400.506, 400.6105, 401.23, 401.252, 408.706, 409.908, 415.1085, 455.597, 455.604, 455.667, 455.677, 455.694, 455.707, 458.348, 464.001, 464.002, 464.003, 464.006, 464.009, 464.016, 464.018, 464.019, 464.022, 464.023, 464.027, 466.003, 467.003, 467.0125, 467.203, 468.505, 483.041, 483.801, 491.0112, 550.24055, 627.351, 627.357, 627.9404, 641.31, 766.101, 766.110, 766.1115, 877.111, 945.602, 960.28, 984.03, 985.03, F.S.; conforming references; revising application procedures for certified nursing assistants; revising registration requirements for certified nursing assistants; amending ss. 400.215, 400.512, F.S.; revising provisions relating to the granting of exemptions from disqualification for employment in nursing homes or home health agencies; amending s. 455.557, F.S.; including advanced registered nurse practitioners under the credentialing program; creating s. 455.56503, F.S.; requiring advanced registered nurse practitioners to submit information and fingerprints for profiling purposes; amending s. 455.5651, F.S.; authorizing the department to publish certain information in practitioner profiles; amending s. 455.5653, F.S.; deleting obsolete provisions relating to scheduling and development of practitioner profiles for additional health care practitioners; providing access to information on advanced registered nurse practitioners maintained by

the Agency for Health Care Administration for corroboration purposes; amending s. 455.5654, F.S.; providing for adoption by rule of a form for submission of profiling information; providing an appropriation; providing an effective date.

By the Committee on Finance & Taxation; Representatives Ryan, Hafner, Turnbull, Henriquez, Boyd, Ogles, Ritchie, Levine, Betancourt, Cantens, Prieguez, Rojas, Stansel, Wiles, and Sobel—

CS/HB 619—A bill to be entitled An act relating to tax administration; amending s. 120.80, F.S.; providing for the award of reasonable attorney's fees and costs of an appeal to a prevailing appellant on an appeal of an assessment imposed or refund denied under chapter 212, F.S., under specified circumstances; amending s. 213.21, F.S.; providing conditions under which a taxpayer's liability may be compromised when the taxpayer establishes reasonable reliance on written advice issued by the department; providing application; providing an effective date.

By the Committee on Community Affairs; Representative Brown—

CS/HB 699—A bill to be entitled An act relating to enterprise zones; amending s. 290.0065, F.S.; providing for a change in the boundaries of an enterprise zone; providing limitations; amending ss. 290.00691 and 290.00692, F.S.; exempting certain enterprise zones in Columbia County and Suwannee County from a requirement that the areas suffer from pervasive poverty, unemployment, and general distress; providing that businesses located in such enterprise zones may claim certain tax credits for hiring persons within the jurisdictions of the counties; revising qualifications for businesses in such zones to claim certain maximum tax exemptions or credits; creating s. 290.00694, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to designate an enterprise zone in Sarasota County; providing requirements with respect thereto; creating s. 290.00695, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to designate an enterprise zone in Calhoun County; providing requirements with respect thereto; creating s. 290.00696, F.S.; authorizing the Office of Tourism, Trade, and Economic Development to designate an enterprise zone in Holmes County; providing requirements with respect thereto; providing an effective date.

By the Committees on Governmental Rules & Regulations; Agriculture; Representatives Goode and Kelly—

CS/CS/HB 777—A bill to be entitled An act relating to off-highway vehicles; amending s. 215.22, F.S.; exempting the Off-Highway-Vehicle Revolving Trust Fund from a required deduction; creating ch. 261, F.S.; creating the Florida Off-Highway-Vehicle Safety and Recreation Act; providing legislative intent; providing definitions; creating the Off-Highway-Vehicle Recreation Advisory Committee; providing duties and responsibilities; providing for the duties and responsibilities of the Department of Agriculture and Consumer Services; providing for rulemaking authority; providing for the publication and sale of a guidebook; providing for the repair, maintenance and restoration of areas, trails, and lands; providing for contracts and agreements; providing criteria for recreation areas and trails; amending s. 316.2074, F.S.; revising the definition of the term “all-terrain vehicle”; creating the Florida Off-Highway-Vehicle Titling and Registration Act; providing legislative intent; providing definitions; providing for administration by the Department of Highway Safety and Motor Vehicles; providing for rules, forms, and notices; requiring certificates of title; providing for application for and issuance of certificates of title; providing for duplicate certificates of title; requiring the furnishing of a manufacturer's statement of origin; requiring registration; providing for application for and issuance of certificate of registration, registration number, and decal; providing for the registration period and for reregistration by mail; providing for change of interest and address; providing for duplicate registration certificate and decal; providing for fees; providing for disposition of fees; providing for refusal to issue and authority to cancel a certificate of title or registration; providing for crimes relating to certificates of title and registration decals; providing penalties; providing for noncriminal infractions; providing penalties; amending s. 375.315, F.S., relating to the registration of off-road vehicles; providing an effective date.

By the Committee on Environmental Protection; Representatives Fuller, Levine, Greenstein, and Healey—

CS/HBs 819 & 473—A bill to be entitled An act relating to motor vehicle emissions; amending s. 325.202, F.S.; deleting the term “nonattainment area” and redefining the term “program area”; amending s. 320.055, F.S.; revising a cross reference to conform; amending s. 325.203, F.S.; deleting obsolete statutory language; amending s. 325.207, F.S.; providing for a new contract term with two 1-year renewals; eliminating liquidated damages; revising provisions relating to the termination of motor vehicle emissions contracts; providing for contracts in each program area; amending s. 325.2135, F.S.; revising procedures to be included in motor vehicle emissions contracts; providing an effective date.

By the Committees on Law Enforcement & Crime Prevention; Family Law & Children; Representatives Murman, Sublette, Bullard, Dockery, and Brown—

CS/CS/HB 855—A bill to be entitled An act relating to child welfare; amending s. 39.201, F.S.; revising confidentiality of recorded central abuse hotline calls relating to child abuse, neglect, or abandonment; providing circumstances in which an officer or employee of the judicial branch is not required to report child abuse, abandonment, or neglect; providing clarifying language for community-based care providers of foster care and related services; amending s. 39.202, F.S.; providing for the inclusion of the child protection team in the list of those to whom an alleged abuse reporter's name may be released; amending s. 39.205, F.S.; exempting judges from prosecution for failure to report; amending s. 39.301, F.S., relating to protective investigation; providing procedures pursuant to allegations of criminal conduct; providing for criminal investigation by local law enforcement agencies; clarifying that the age of parents shall be factored into risk assessments; changing certain time requirements; amending s. 39.303, F.S.; specifying additional supportive services to be provided by child protection teams; requiring certain training for medical personnel participating in a child protection team; revising reports of abuse, abandonment, or neglect that must be referred to the Department of Health for supportive services; revising requirements relating to review of certain cases of abuse, abandonment, or neglect and standards for face-to-face medical evaluations by a child protection team; requiring collaboration between certain state agencies relating to reports of child abuse, abandonment, and neglect; amending s. 39.304, F.S.; providing for disposition of investigative photographs of physical abuse injuries and sexual abuse trauma; amending s. 39.402, F.S.; clarifying that the court must be informed of identified case plans at shelter hearings; amending s. 383.402, F.S.; revising duties of the state and local child abuse death review committees and district coordinators; amending s. 409.1671, F.S.; deleting requirement that the case-transfer process for contracts with community-based agencies for provision of foster care and related services identify closure of protective investigations; requiring a report at the conclusion of the investigation; providing an effective date.

By the Committee on Real Property & Probate; Representative Crow—

CS/HB 947—A bill to be entitled An act relating to guardianship; amending s. 744.3145, F.S.; providing for a guardian education course to be approved by the Statewide Public Guardian; amending s. 744.3215, F.S.; limiting specific authority for a guardian to consent to the withdrawal or withholding of life-prolonging procedures; amending s. 744.702, F.S.; providing legislative findings and intent; amending s. 744.7021, F.S.; providing that the head of the Statewide Public Guardianship Office is the Statewide Public Guardian; providing for compensation; deleting an interim report requirement; revising the date for the report on a proposed statewide public guardianship plan to be submitted to the Governor and Legislature; prescribing the location of the Statewide Public Guardianship Office; providing for the appointment by the Statewide Public Guardian of an advisory council for development of curriculum and training programs for public guardians; authorizing a court to appoint the Statewide Public Guardian to investigate the conduct of any guardian appointed by the court; designating the Statewide Public Guardianship Office as

guardian ombudsman when acting under such appointment; providing for fees to be paid by the guardian for such services when ordered by the court; requiring the Statewide Public Guardianship Office to monitor guardianship law and process for indigent and nonindigent residents; requiring periodic reports and recommendations; amending s. 744.703, F.S.; allowing a public guardian to serve more than one judicial circuit; requiring a public guardianship office in each circuit; prohibiting more than one public guardian from serving one judicial circuit simultaneously; requiring a nonattorney public guardian to be represented by counsel; amending s. 744.704, F.S.; authorizing a public guardian to serve as a guardian advocate for a person adjudicated under ch. 393 or ch. 394, F.S., under certain circumstances; amending s. 744.705, F.S.; authorizing the court to award costs of administration from ward's assets in accordance with s. 744.708, F.S.; amending s. 744.708, F.S.; conforming provisions; amending s. 744.709, F.S.; providing for a waiver of the bond requirement of a public guardian; providing an effective date.

By the Committee on Crime & Punishment; Representative Andrews—

CS/HB 999—A bill to be entitled An act relating to anatomical gifts by inmates; requiring the Department of Corrections to provide each person remanded to the custody of the department the opportunity to obtain an anatomical gift donor card; providing that section does not confer a right on the part of an inmate to make an anatomical gift; providing for dismissal of certain actions with prejudice; providing an effective date.

By the Committee on Real Property & Probate; Representatives Hafner, Ritchie, Turnbull, Wiles, Ryan, Sobel, Levine, and Henriquez—

CS/HB 1075—A bill to be entitled An act relating to fixed capital outlay grants and aids appropriations; creating s. 216.348, F.S.; providing conditions for receipt of certain grants and aids appropriations by certain nonprofit entities; providing definitions; providing for an affidavit of nonprofit status; providing for an agreement between the administering agency and the nonprofit entity; providing minimum requirements for the agreement; providing that the nonprofit entity continue operation of the property for the purposes set forth in the grant; providing for repayment of grant moneys received under certain conditions; providing for the adoption of an accounting system and providing for audit; providing for liability insurance and exempting the administering agency from liability; providing permissive conditions of the agreement; providing for a satisfaction of the agreement; providing an effective date.

By the Committees on Criminal Justice Appropriations; Crime & Punishment; Representatives Ball, Flanagan, and Brummer—

CS/HB 1607—A bill to be entitled An act relating to money laundering; creating s. 311.12, F.S.; providing for development and implementation of a statewide seaport security plan; providing for a fingerprint-based criminal history check of an applicant for employment and current employees at seaports; providing for inspections of seaports to determine compliance with minimum security standards and report of results of inspections performed; amending s. 560.103, F.S.; limiting the definition of the term “authorized vendor” as used in the Money Transmitters' Code to businesses located in this state; creating s. 560.1073, F.S.; providing criminal penalties for making or filing with the Department of Banking and Finance certain false or misleading statements or documents; amending s. 560.111, F.S.; reducing the department's burden of proving knowing intent to defraud; amending s. 560.114, F.S.; expanding the department's disciplinary authority; amending s. 560.117, F.S.; requiring the department to notify licensees suspected of certain code violations and permit such licensees to correct such violations before bringing disciplinary action; providing for an administrative fine; amending s. 560.118, F.S.; revising requirements for examinations, reports, and audits of money transmitters; providing a criminal penalty for violations of the section; amending s. 560.123, F.S.; revising standards for graduated penalties involving currency or payment instruments under the Florida Control of Money Laundering in Money Transmitters Act; providing that the common law corpus

delicti rule does not apply to prosecutions under the Money Transmitters' Code; providing for admissibility of a defendant's confession under certain circumstances; amending s. 560.125, F.S.; providing graduated criminal penalties; increasing fines; providing for a civil penalty; providing that the common law corpus delicti rule does not apply to prosecutions under the Money Transmitters' Code; providing for admissibility of a defendant's confession under certain circumstances; amending s. 560.205, F.S.; requiring the submission of fingerprints by applicants for registration under the Payment Instruments and Funds Transmission Act; amending s. 560.211, F.S.; providing a criminal penalty for failing to comply with recordkeeping requirements; amending s. 560.306, F.S.; providing standards for qualifying for registration under the Check Cashing and Foreign Currency Exchange Act; amending s. 560.310, F.S.; providing a criminal penalty for failure to comply with recordkeeping requirements; amending s. 655.50, F.S.; revising standards for graduated penalties involving monetary instruments under the Florida Control of Money Laundering in Financial Institutions Act; providing that the common law corpus delicti rule does not apply to prosecutions under the Money Transmitters' Code; providing for admissibility of a defendant's confession under certain circumstances; amending s. 893.145, F.S.; redefining the term "drug paraphernalia"; amending s. 893.147, F.S.; providing a criminal penalty for transportation of drug paraphernalia; amending s. 895.02, F.S.; expanding the definition of the term "racketeering activity"; amending s. 896.101, F.S.; redefining the terms "transaction" and "financial transaction"; defining the terms "knowing" and "petitioner"; providing that specific circumstances do not constitute a defense to a prosecution; providing for criminal penalties, fines, and civil penalties; providing for injunctions; providing for seizure warrants; providing for immunity from liability; providing that the common law corpus delicti rule does not apply to prosecutions under the Money Transmitters' Code; providing for admissibility of a defendant's confession under certain circumstances; amending s. 896.103, F.S.; conforming a statutory cross reference; creating ss. 896.104, 896.105, 896.106, and 896.107, F.S.; providing definitions; providing criminal penalties for evading reporting or registration requirements in specific financial transactions; providing exceptions for undercover law enforcement purposes; providing for fugitive disentitlement; providing for informant rewards; amending s. 921.0022, F.S.; adding specified monetary transactions to the Criminal Punishment Code offense severity ranking chart; creating s. 943.032, F.S.; creating the Financial Crimes Analysis Center and Financial Transaction Database within the Florida Department of Law Enforcement; providing requirements; providing appropriations for certain purposes; providing for 15 FTE and \$1,600,000 the from State Transportation Fund to the Department of Transportation, Office of Motor Carrier Compliance, to create contraband interdiction teams; specifying composition of FTE positions; specifying purpose of contraband interdiction teams; requiring the Department of Transportation to seek additional funding from federal grants and forfeiture proceedings; authorizing the Department of Transportation to amend its budget; providing an effective date.

By the Committees on Education Appropriations; Colleges & Universities; Representatives Casey, Betancourt, Waters, and J. Miller—

CS/HB 1631—A bill to be entitled An act relating to student financial aid; amending s. 231.621, F.S.; deleting the requirement that repayment of a Critical Teacher Shortage Student Loan be made directly to the holder of the loan; amending s. 240.40201, F.S.; revising general student eligibility requirements for the Florida Bright Futures Scholarship; amending s. 240.40202, F.S.; revising student eligibility provisions for initial award of a Florida Bright Futures Scholarship; amending s. 240.40203, F.S.; providing for renewal, reinstatement, and restoration of an award; amending s. 240.40204, F.S.; revising accreditation requirements for postsecondary education institution participation in the Florida Bright Futures Scholarship Program; amending s. 240.40205, F.S., relating to the Florida Academic Scholars award; requiring the Department of Education to define matriculation and fees for purposes of the award; revising scholarship disbursement requirements; clarifying provisions relating to renewal and reinstatement of an award; providing a cross reference; amending s.

240.40206, F.S., relating to the Florida Merit Scholars award; authorizing the participation of students who have been recognized by the merit or achievement programs of the National Merit Scholarship Corporation as a scholar or finalist, but have not completed a program of community service; requiring the Department of Education to define matriculation and fees for purposes of the award; clarifying provisions relating to renewal and reinstatement of an award; providing a cross reference; amending s. 240.40207, F.S., relating to the Florida Gold Seal Vocational Scholars award; revising student eligibility requirements; requiring the Department of Education to define matriculation and fees for purposes of the award; clarifying provisions relating to renewal and reinstatement of an award; providing a cross reference; revising provisions relating to transfer to the Florida Merit Scholars award program; providing for determination of the credit hour limitation; amending s. 240.40209, F.S., relating to the calculation of awards of Bright Futures Scholarship recipients attending nonpublic institutions; requiring the Department of Education to define matriculation and fees for purposes of the award; amending s. 240.404, F.S., relating to general requirements for student eligibility for state financial aid; revising accreditation requirements for postsecondary education institution participation; requiring that to remain eligible, a student not have a break in enrollment greater than 12 months; revising the maximum amount of time an undergraduate student can receive financial aid; amending s. 240.4064, F.S., relating to the critical teacher shortage tuition reimbursement program; increasing the rate of tuition reimbursement; amending s. 240.412, F.S., relating to the Jose Marti Scholarship Challenge Grant Program; revising accreditation requirements for postsecondary education institution participation; deleting the requirement that an applicant who applies as a graduate student have earned a 3.0 cumulative grade point average for undergraduate college-level courses; deleting a limitation on the number of semesters or quarters a graduate student may receive the award; amending s. 240.413, F.S., relating to the Seminole and Miccosukee Indian Scholarships; revising accreditation requirements for postsecondary education institution participation; amending s. 240.437, F.S., relating to student financial aid planning and development; deleting obsolete language; clarifying provisions relating to the repeal of unfunded financial assistance programs; amending s. 240.465, F.S.; deleting a provision which prohibits an individual borrower who is in default in making student financial assistance repayments from being furnished with his or her academic transcripts or other student records until such time as the loan is paid in full or the default status has been removed; amending s. 240.472, F.S.; revising the definition of the term "institution" to reflect revised accreditation requirements; amending s. 295.01, F.S., relating to the education of children of deceased or disabled veterans; clarifying student eligibility requirements; amending s. 295.02, F.S., relating to use of funds for the education of children of deceased or disabled veterans; requiring the Department of Education to define tuition and registration fees for purposes of award of funds; clarifying student eligibility requirements; providing for the award of funds for attendance at an eligible nonpublic postsecondary institution; authorizing the State Board of Education to adopt rules; repealing s. 228.502, F.S., relating to the Education Success Incentive Program, s. 240.40242, F.S., relating to use of certain scholarship funds by children of deceased or disabled veterans, and s. 240.6055, F.S., relating to access grants for community college graduates; amending s. 246.041, F.S., relating to the powers and duties of the State Board of Independent Colleges and Universities; removing an obsolete cross reference; amending s. 240.409, F.S.; requiring the Department of Education to establish application deadlines; deleting the requirement that a student attend full-time to be eligible for a state student assistance grant; requiring the student to enroll in at least 6 semester hours, or the equivalent, per semester; amending s. 240.4095, F.S.; requiring the Department of Education to establish an initial application deadline; deleting the requirement that a student attend full-time to be eligible for a Florida private student assistance grant; requiring a student to enroll in at least 6 semester hours, or the equivalent, per semester; amending s. 240.4097, F.S.; requiring the Department of Education to establish an initial application deadline; deleting the requirement that a student attend full-time to be eligible for a Florida postsecondary student assistance grant; requiring a student to enroll in at least 6 semester hours, or the equivalent, per

semester; creating s. 240.4099, F.S.; establishing priorities for the distribution of Florida student assistance grant program funds; providing an effective date.

By the Committees on Governmental Rules & Regulations; Health Care Licensing & Regulation; Representative Fasano—

CS/HB 1659—A bill to be entitled An act relating to regulation of the health care professions; amending s. 455.564, F.S.; revising general licensing provisions for professions under the jurisdiction of the Department of Health; providing for processing of applications from foreign or nonresident applicants not yet having a social security number; providing for temporary licensure of such applicants; revising provisions relating to ongoing criminal investigations or prosecutions; requiring proof of restoration of civil rights under certain circumstances; authorizing requirement for personal appearance prior to grant or denial of a license; providing for tolling of application decision deadlines under certain circumstances; amending s. 455.565, F.S.; eliminating duplicative submission of fingerprints and other information required for criminal history checks; providing for certain access to criminal history information through the department's health care practitioner credentialing system; creating s. 455.56505, F.S.; requiring certain health care practitioners seeking licensure or renewed licensure to submit information and fingerprints for profiling purposes according to the schedule provided; requiring a report from the department; amending s. 455.5651, F.S.; authorizing the department to publish certain information in practitioner profiles; amending s. 455.5653, F.S.; deleting obsolete language relating to scheduling and development of practitioner profiles for additional health care practitioners; providing the department access to information on health care practitioners maintained by the Agency for Health Care Administration for corroboration purposes; amending s. 455.5654, F.S.; providing for adoption by rule of a form for submission of profiling information; amending s. 455.567, F.S.; expanding the prohibition against sexual misconduct to cover violations against guardians and representatives of patients or clients; providing penalties; amending s. 455.574, F.S.; providing for determination of the amount of the examination fee when the board or department purchases the examination; amending s. 455.624, F.S.; revising and providing grounds for disciplinary action relating to having a license to practice a regulated health care profession acted against, sexual misconduct, inability to practice properly due to alcohol or substance abuse or a mental or physical condition, and testing positive for a drug without a lawful prescription therefor; providing for restriction of license as a disciplinary action; providing for issuance of a citation and assessment of a fine for certain first-time violations; reenacting ss. 455.577, 455.631, 455.651(2), 455.712(1), 458.347(7)(g), 459.022(7)(f), 468.1755(1)(a), 468.719(1)(a) and (2), 468.811, and 484.056(1)(a), F.S., relating to theft or reproduction of an examination, giving false information, disclosure of confidential information, business establishments providing regulated services without an active status license, and practice violations by physician assistants, nursing home administrators, athletic trainers, orthotists, prosthetists, pedorthists, and hearing aid specialists, to incorporate the amendment to s. 455.624, F.S., in references thereto; repealing s. 455.704, F.S., relating to the Impaired Practitioners Committee; amending s. 455.707, F.S., relating to impaired practitioners, to conform; clarifying provisions relating to complaints against impaired practitioners; amending s. 310.102, F.S.; revising and removing references, to conform; amending s. 455.711, F.S.; revising provisions relating to active and inactive status licensure; eliminating reference to delinquency as a licensure status; providing rulemaking authority; amending ss. 455.587 and 455.714, F.S.; revising references, to conform; creating s. 455.719, F.S.; providing that the appropriate medical regulatory board, or the department when there is no board, has exclusive authority to grant exemptions from disqualification from employment or contracting with respect to persons under the licensing jurisdiction of that board or the department, as applicable; amending s. 943.0585, F.S.; providing expunged criminal history records to the department under certain circumstances; providing an appropriation to the Agency for Health Care Administration for continued review of clinical laboratory services for kidney dialysis patients and requiring a report thereon; amending s. 455.637, F.S.; revising provisions relating to sanctions against the

unlicensed practice of a health care profession; providing legislative intent; revising and expanding provisions relating to civil and administrative remedies; providing criminal penalties; incorporating and modifying the substance of current provisions that impose a fee to combat unlicensed activity and provide for disposition of the proceeds thereof; providing applicability; repealing s. 455.641, F.S., relating to unlicensed activity fees, to conform; reenacting ss. 455.574(1)(d), 468.1295(1), 484.014(1), and 484.056(1), F.S., relating to violation of security provisions for examinations and violations involving speech-language pathology, audiology, opticianry, and the dispensing of hearing aids, to incorporate the amendment to s. 455.637, F.S., in references thereto; creating s. 455.665, F.S.; requiring a specified statement in any advertisement by a health care practitioner for a surgical procedure; amending s. 921.0022, F.S.; modifying the criminal offense severity ranking chart to add or increase the level of various offenses relating to the practice of a health care profession, the practice of medicine, osteopathic medicine, chiropractic medicine, podiatric medicine, naturopathy, optometry, nursing, pharmacy, dentistry, dental hygiene, midwifery, respiratory therapy, and medical physics, practicing as clinical laboratory personnel, and the dispensing of hearing aids; amending s. 457.102, F.S.; revising the definition of "acupuncture"; amending s. 457.105, F.S.; revising licensure qualifications to practice acupuncture; amending s. 457.107, F.S.; modifying the fee for renewal of a license to practice acupuncture; providing an effective date.

By the Committee on Financial Services; Representatives Lacasa and Fasano—

CS/HB 1721—A bill to be entitled An act relating to tobacco settlement proceeds; providing legislative intent; creating s. 215.5600, F.S.; providing definitions; creating the Tobacco Settlement Financing Corporation; providing purposes; providing for a governing board of directors; providing for membership; providing powers of the corporation; authorizing the corporation to enter into certain purchase agreements with the Department of Banking and Finance for certain purposes; authorizing the corporation to issue bonds for certain purposes; providing requirements, limitations, and procedures for issuing such bonds; providing application; providing limitations; limiting liability of the corporation; exempting the corporation from taxation; providing for continued existence of the corporation; authorizing the Auditor General to conduct financial audits of the corporation; providing severability; specifying powers of the Department of Banking and Finance; amending s. 17.41, F.S.; revising provisions relating to deposit into and disbursement of moneys from the Tobacco Settlement Clearing Trust Fund; authorizing sale of the state's right, title, and interest in the tobacco settlement agreement to the corporation; providing for payment of certain moneys into the Tobacco Settlement Clearing Trust Fund; providing for deposit of net proceeds of the sale of the tobacco settlement agreement into the Lawton Chiles Endowment Fund; amending s. 215.5601, F.S.; providing for additional funding of the Lawton Chiles Endowment Fund; revising provisions relating to transfer of endowment moneys; clarifying administration of the endowment; providing for receipt by the endowment of minimum amounts in certain fiscal years; providing an effective date.

By the Committee on Judiciary; Representatives Alexander and Bense—

CS/HB 1723—A bill to be entitled An act relating to traffic control; amending s. 316.650, F.S.; requiring the issuance of a copy of the Traffic School Reference Guide with traffic citations; amending s. 318.14, F.S.; deleting reference to a restriction on the number of elections a person may make to attend a basic driver improvement course; amending s. 318.1451, F.S.; providing an assessment fee with respect to driver improvement courses for persons who are ordered by the court to attend and for certain other violations; amending s. 322.0261, F.S.; deleting reference to a time period and increasing the amount of damage required with respect to a crash for the screening of certain crash reports; creating s. 322.02615, F.S.; providing for mandatory driver improvement courses for certain violations; amending s. 322.05, F.S.; adding a condition for the issuance of a driver's license to certain persons; providing an effective date.

By the Committee on Finance & Taxation; Representatives Alexander and Spratt—

CS/HB 1753—A bill to be entitled An act relating to environmental control; creating s. 403.08725, F.S.; providing requirements for citrus juice processing facilities with respect to obtaining air pollution, construction, and operations permits; providing definitions; providing emissions limits for such facilities; requiring certification of information submitted by citrus juice processing facilities to the Department of Environmental Protection; providing requirements with respect to determination and reporting of facility emissions; requiring the submission of annual operating reports; requiring maintenance of records; providing an affirmative defense to certain enforcement actions; adopting and incorporating specified federal regulations by reference; providing requirements, specifications, and restrictions with respect to air emissions trading; providing for annual emissions fees; providing penalty for failure to pay fees; providing for deposit of fees in the Air Pollution Control Trust Fund; providing requirements with respect to construction of new facilities or modification of existing facilities; providing for the adoption of rules by the department; requiring the department to provide a report to the Legislature; providing for submission of the act to the United States Environmental Protection Agency; providing for applicability of the act and compliance requirements for facilities in the event of federal nonapproval; amending s. 120.80, F.S.; providing an exception to specified rulemaking by the Department of Environmental Protection; directing the department to explore alternatives to traditional methods of regulatory permitting and to consider specific limited pilot projects to test new compliance measures; providing reporting requirements; amending s. 403.0872, F.S.; requiring the Department of Environmental Protection to issue a separate acid rain permit for specified major sources of air pollution upon request of the applicant; providing an effective date.

By the Committee on Health Care Licensing & Regulation; Representatives Crow and Levine—

CS/HB 1851—A bill to be entitled An act relating to hospital internal risk management; amending s. 395.0197, F.S.; updating a cross reference; revising circumstances under which certain adverse incidents occurring in a hospital, ambulatory surgical center, or mobile surgical facility must be reported to the Agency for Health Care Administration; requiring the agency to annually publish report cards summarizing each such facility's incident reports; requiring the report cards to be available to the public on-line and through other means by a specified date; specifying organization and minimum contents of the report cards; requiring a statement regarding the use of adverse incident data in assessing a facility; providing an effective date.

By the Committee on Colleges & Universities; Representatives Logan, Chestnut, Cosgrove, and Betancourt—

CS/HB 1883—A bill to be entitled An act relating to university student judicial proceedings; amending s. 120.81, F.S.; revising who appoints members to a committee of the Board of Regents; revising rulemaking procedures regarding rules that govern student judicial proceedings; requiring the standing committee to periodically review the rules and statutes being implemented and recommend necessary revisions; providing an effective date.

By the Committees on Judiciary; Utilities & Communications; Representative Arnall—

CS/CS/HB 1891—A bill to be entitled An act relating to electronic commerce; providing a short title; providing definitions; providing scope; providing for prospective application; providing for use of electronic records and signatures; providing for variation by agreement among parties using electronic records and electronic signatures; providing construction and application; providing for uniformity; providing for legal recognition of electronic records, signatures, and contracts; providing for provision of information in writing; providing for presentation of records; providing for attribution and effect of electronic records and electronic signatures; providing for the effect of changes or errors in electronic records; providing for notarization and

acknowledgment; providing for retention of electronic records and originals; providing for admissibility of electronic records as evidence; providing for rules applying to automated transactions; providing for time and place of sending and receiving electronic records and signatures; providing for transferable records; providing for creation and retention of electronic records by governmental agencies; providing for conversion of written records by governmental agencies; providing for acceptance and distribution of electronic records by governmental agencies; providing for interoperability; providing severability; requiring the county recorders to provide a statewide index of official records available on the Internet by a time certain; providing for security; requiring that the Internet information shall not be admissible in court; authorizing charging a reasonable fee for certain purposes; providing that the official records must be made available for electronic retrieval on the statewide site by a time certain; providing severability; providing an effective date.

By the Committee on Family Law & Children; Representatives Murman, Kelly, Roberts, Sanderson, Feeney, Peaden, Maygarden, Byrd, Crow, and Fiorentino—

CS/HB 1901—A bill to be entitled An act relating to child protection; creating s. 383.50, F.S.; prescribing duties of hospitals and fire stations with respect to abandoned newborn infants, as defined; providing for anonymity of such infants' parents; amending s. 39.01, F.S.; redefining the term "abandoned"; amending s. 39.201, F.S.; revising duties of the central abuse hotline to accept specified reports of abandoned newborn infants and disclose names of eligible licensed child-placing agencies; amending s. 63.167, F.S.; providing duties of the state adoption information center with respect to maintaining a list of child-placing agencies with which abandoned newborns may be placed; creating s. 63.0423, F.S.; prescribing rights, duties and procedures for licensed child-placing agencies with respect to custody, placement, and adoption of abandoned newborn infants; providing limited relief from judgment of termination of parental rights; amending s. 63.182, F.S.; providing a statute of repose for setting aside adoptions; providing duties of the Department of Children and Family Services in conjunction with the Department of Health to produce media campaign with respect to abandoned newborns; creating s. 827.035, F.S.; providing that certain actions with respect to a newborn infant shall not constitute neglect or contributing to the dependency of a child; providing an effective date.

By the Committees on Judiciary; General Appropriations; Representative Pruitt—

CS/HB 1923—A bill to be entitled An act relating to lawsuits involving the executive branch; amending s. 45.062, F.S.; providing additional requirements with respect to notification of certain settlements or orders; providing that certain settlements or orders shall be contingent upon and subject to legislative appropriation or statutory amendment; providing for the disposition of funds; providing legislative intent; amending s. 216.023, F.S.; providing for an inventory of all litigation in which an agency is involved that may require additional appropriations to the agency or amendments to the law under which the agency operates as a part of legislative budget requests; amending s. 284.385, F.S.; revising language with respect to the reporting and handling of claims by the Department of Insurance covered by the Florida Casualty Insurance Risk Management Trust Fund; providing an effective date.

By the Committee on Governmental Operations; Representatives Albright and Brown—

CS/HB 1941—A bill to be entitled An act relating to cigarettes; amending s. 210.05, F.S.; requiring the Division of Alcoholic Beverages and Tobacco to design cigarette tax stamps that will permit identification of the agent or wholesale dealer that affixes the stamp; creating s. 210.185, F.S.; prohibiting the sale and distribution of certain cigarettes not intended for sale or distribution in this country; providing for criminal penalties, administrative sanctions, and unfair trade practices; providing definitions; providing for enforcement by the Division of Alcoholic Beverages and Tobacco; amending s. 210.19, F.S.; requiring the division to maintain specified records; providing severability; providing an effective date.

By the Committees on Judiciary; Education/K-12; Representatives Lynn and Brown—

CS/HB 1963—A bill to be entitled An act relating to school safety and student discipline; amending s. 228.041, F.S.; revising the definition of suspension; amending s. 229.57, F.S.; removing school discipline data from data used to determine a school's performance grade category; amending s. 230.23, F.S.; clarifying suspension options for control of pupils; revising information required to be included in the student code of conduct; combining and clarifying provisions relating to student possession of a weapon; requiring the district code of student conduct to include certain notice relating to expulsion for making a threat or false report; defining the term "school-within-a-school"; requiring district school boards to address the availability of specified student support services professionals; amending and redesignating s. 235.14, F.S.; specifying types of drills and emergencies for which district school boards are required to develop procedures; creating s. 230.23003, F.S.; providing requirements relating to school safety incident data collection and reporting; requiring each school principal to ensure that standardized forms are used to report school safety and discipline data; requiring the Department of Education to develop a form; amending s. 230.23015, F.S., relating to disciplinary action for violation of s. 784.081; providing a cross reference; amending s. 230.23025, F.S.; requiring best financial management practices to address school safety and security; amending s. 230.2316, F.S.; clarifying criteria for student eligibility for services; amending s. 230.235, F.S.; specifying offenses for which a student will be expelled for 1 year, and referred for criminal prosecution, under district school board zero tolerance for crime policies; authorizing assignment to certain alternative programs; providing a cross reference relating to students with disabilities; amending s. 232.17, F.S.; requiring principals to notify certain persons that specified students are exhibiting a pattern of nonattendance; clarifying authorization for intervention through a truancy petition; providing an appeals process; providing for procedures of portfolio review by a home education review committee of a parent whose child has been identified as exhibiting a pattern of nonattendance who enrolls in a home education program; providing penalties for noncompliance; amending s. 232.19, F.S.; providing penalties for noncompliance with provisions regarding driver's license attendance requirements; amending s. 232.25, F.S., relating to control of pupils; providing a cross reference; creating s. 232.251, F.S.; codifying federal requirements for disciplinary actions against students with disabilities; amending s. 232.26, F.S.; clarifying requirements for suspension proceedings against a student who is formally charged with a felony; specifying that expulsion of a student with a disability must be made pursuant to law and state board rule; amending s. 232.27, F.S.; authorizing teachers or other instructional personnel to have disobedient and disrespectful students temporarily removed from the classroom and to have certain students directed for information or assistance from appropriate personnel; amending s. 232.271, F.S.; revising the behavior considered to be cause for teacher removal of students; revising placement of students who are removed; removing obsolete language relating to a study and a report; amending s. 232.275, F.S.; prohibiting certain school personnel from being held civilly or criminally liable for the exercise of authority provided by certain provisions of law; creating s. 235.192, F.S.; requiring the provision of copies of educational facility floorplans and other relevant documents to specific agencies; creating s. 235.2157, F.S.; providing legislative findings; defining the term "small school"; requiring the construction of only small schools after a certain date; requiring small schools to comply with racial balance requirements; providing an exception; amending s. 984.03, F.S.; revising the definition of "truancy petition"; amending s. 984.13, F.S.; enabling a law enforcement officer to take into custody a child who is suspended or expelled and who is not in the presence of his or her parent or legal guardian; revising the definition of "school system"; amending s. 984.151, F.S.; revising requirements for filing a truancy petition; requiring the issuance of a summons; providing for use of contempt powers; amending s. 414.125, F.S.; revising criteria for reduction of temporary cash assistance; providing an effective date.

By the Committee on Children & Families; Representatives Maygarden and Murman—

CS/HB 1983—A bill to be entitled An act relating to special observances; creating s. 683.23, F.S.; designating "Florida Family Day"

as a day for the acknowledgement of the importance of the family in the State of Florida; providing an effective date.

By the Committee on Education Innovation; Representatives Melvin and Lynn—

CS/HB 2063—A bill to be entitled An act relating to the Florida On-Line High School; creating s. 228.082, F.S.; establishing the Florida On-Line High School; establishing a board of trustees; providing for membership, powers, duties, and organization of the board of trustees; requiring the board of trustees to annually prepare and submit a legislative budget request; establishing provisions for the employment of personnel of the board of trustees and the Florida On-Line High School; authorizing the establishment of a personnel loan or exchange program; requiring the board of trustees to establish priorities for student admissions; requiring the distribution of information relating to student enrollment procedures; requiring the submission of forecasted and actual student enrollments; providing requirements for the content and custody of student and employee records; providing requirements for maintenance of financial records and accounts; providing funding requirements; designating the Orange County District School Board as the temporary fiscal agent of the Florida On-Line High School; prohibiting the credit of the state from being pledged on behalf of the Florida On-Line High School; requiring the board of trustees to submit a report; providing an effective date.

By the Committee on Crime & Punishment; Representative Bilirakis—

CS/HB 2085—A bill to be entitled An act relating to controlled substances; amending s. 893.02, F.S.; defining the term "mixture" for purposes of ch. 893, F.S.; amending s. 893.03, F.S.; deleting Dronabinol from the substances listed under Schedule II; adding Dronabinol to the controlled substances listed in Schedule III; adding 1,4-Butanediol to the controlled substances listed under Schedule II; deleting certain mixtures containing hydrocodone from the substances listed under Schedule III; amending s. 893.13, F.S.; providing enhanced penalties for the sale, manufacture, or possession of methamphetamine; providing enhanced penalties for possessing methamphetamine within a specified distance of a school, park, or public housing facility; providing enhanced penalties for purchasing or using a minor to sell or deliver methamphetamine; amending s. 893.135, F.S.; revising certain penalties imposed for trafficking in controlled substances; deleting certain provisions requiring that an offender be sentenced under the Criminal Punishment Code; prohibiting the sale, purchase, manufacture, or delivery of gamma-hydroxybutyric acid (GHB); providing penalties; prohibiting the sale, purchase, manufacture, or delivery of 1,4-Butanediol; providing penalties; prohibiting the sale, purchase, manufacture, or delivery of various drugs known as "Phenethylamines"; providing penalties; amending s. 775.087, F.S.; including the offenses of trafficking in gamma-hydroxybutyric acid (GHB), trafficking in 1,4-Butanediol, and trafficking in Phenethylamines within provisions that impose enhanced penalties for offenses committed while possessing a firearm, destructive device, semiautomatic firearm, or machine gun; amending s. 893.145, F.S.; including certain objects used for unlawfully inhaling or introducing nitrous oxide into the human body within the definition of the term "drug paraphernalia"; amending s. 921.0022, F.S., relating to the offense severity ranking chart of the Criminal Punishment Code; conforming provisions to changes made by the act; amending s. 948.034, F.S.; deleting provisions authorizing the court to sentence an offender convicted of specified repeat felony drug offenses to a term of probation in lieu of imprisonment; reenacting ss. 39.01(30)(a) and (g), 316.193(5), and 327.35(5), F.S., relating to harm to a child and driving or boating under the influence, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 397.451(7) and 414.095(1), F.S., relating to background checks and eligibility for the WAGES Program, to incorporate the amendments to s. 893.135, F.S., in references thereto; reenacting s. 440.102(11)(b), F.S., relating to the drug-free workplace program, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 772.12(2), 782.04(1)(a), (3), and (4), F.S., relating to the Drug Dealer Liability Act and the offense of murder, to

incorporate the amendments to s. 893.135, F.S., in references thereto; reenacting ss. 817.563, 831.31, 856.015(1)(d), 893.0356(2)(a) and (5), 893.12(2)(b), (c), and (d), F.S., relating to the sale of counterfeit controlled substances, open house parties, controlled substance analogs, and the seizure and forfeiture of contraband, to incorporate the amendment to s. 893.03, F.S., in references thereto; reenacting ss. 893.1351(1), 903.133, 907.041(4)(b), 921.0024(1)(b), 921.142(2), 943.0585, 943.059, F.S., relating to trafficking offenses, bail, pretrial detention and release, the Criminal Punishment Code worksheet, capital trafficking offenses, and expunction and sealing of criminal history records, to incorporate the amendments to s. 893.135, F.S., in references thereto; providing an effective date.

By the Committee on Education Innovation; Representatives Bainter and Melvin—

CS/HB 2107—A bill to be entitled An act relating to juvenile justice education programs; amending s. 230.02, F.S.; providing for district school systems to provide instructional personnel at certain juvenile justice programs; amending s. 230.23161, F.S.; prescribing duties for the Department of Juvenile Justice and the Department of Education regarding providing educational instruction to certain delinquent youths; providing that certain full-time teachers are eligible for the critical teacher shortage tuition reimbursement program; requiring certain delinquent youths to participate in educational programs; requiring a multi-agency plan; amending s. 232.032, F.S.; exempting youths in juvenile justice programs from certain immunization requirements; amending s. 235.1975, F.S.; requiring the Department of Juvenile Justice to notify the Department of Education regarding certain actions taken regarding the construction of new facilities; amending s. 240.4064, F.S.; providing that full-time teachers in juvenile justice schools are eligible for the critical teacher shortage tuition reimbursement program; amending s. 985.227, F.S.; requiring that certain incarcerated minors be offered educational services; providing conditions for the services; creating s. 985.3155, F.S.; requiring both departments to develop a plan for vocational education in juvenile justice facilities; providing powers, duties, and guidelines for the plan; requiring a report; amending s. 985.316, F.S.; providing for compulsory participation in education programs by youths in custody; requiring a study; requiring a review and the creation of a plan; providing appropriations; providing an effective date.

Ceremonial Resolutions

Adoption by Publication

At the request of Rep. Cosgrove—

HR 9049—A resolution honoring Amanda Waas.

WHEREAS, an extraordinary ninth grade student at Miami Palmetto High School, Ms. Amanda Waas has proven herself to be an exemplary citizen by working to help those in need in her community, and

WHEREAS, in recognition of her goodwill, The Prudential Insurance Company of America, in partnership with the National Association of Secondary School Principals, has presented Amanda with a Distinguished Finalist Medallion from the 2000 Prudential Spirit of Community Awards Program, and

WHEREAS, this prestigious award is offered in honor of young volunteers throughout the nation who have demonstrated an extraordinary commitment to serving their communities, and

WHEREAS, the success of the State of Florida, the strength of our communities, and the vitality of American society depend in great measure upon the dedication of young people who employ their considerable talents and resources to serve others, and

WHEREAS, Ms. Waas' dedication and commitment to better her community serves as a shining example of the goodwill of the citizens of the State of Florida and as a model for young people across the nation, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives of the State of Florida hereby congratulates and honors Amanda Waas as a recipient of a Distinguished Finalist Medallion from the Prudential Spirit of Community Awards Program and, in recognizing her outstanding record of volunteer service, peer leadership, and community service, extends best wishes for her continued success.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to Amanda Waas as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 115.

At the request of Rep. Peaden—

HR 9065—A resolution recognizing the Vernon Lady Yellow Jackets as the Class 2-A State Basketball Champions.

WHEREAS, March 4, 2000, will be noted as the point in Vernon High School history at which the Class 2-A Lady Yellow Jackets won their first state title, and

WHEREAS, in its second-ever trip past the beginning rounds of regional play, the team entered the finals with a come-from-behind score of 64-63 over P. K. Yonge, of Gainesville, and then waged a hard-fought battle to take the 46-40 lead over Orlando Lake Highland Prep in the final two seconds of the championship game, and

WHEREAS, ranked number 1 in their class since January, the Lady Yellow Jackets finished the season with an astounding team record of 32-1, and

WHEREAS, it is fitting and appropriate that state championship team members Leslie Strickland, Diana Coleman, Jenny Brazzell, Starla Maxson, Wilma Hernandez, Aysha Coleman, Ashley Jackson, Sherale Bland, Donshe' Brown, Kristi Campbell, Marla Harrell, and Donavan Duty be recognized for an outstanding performance during the 1999-2000 basketball season, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That the House of Representatives pauses in its deliberations to congratulate Vernon High School's Lady Yellow Jackets, the Class 2-A State Basketball Champions, for winning the school's first state title.

BE IT FURTHER RESOLVED that a copy of this resolution be presented to each team member as a tangible token of the sentiments expressed herein.

—was read and adopted by publication pursuant to Rule 115.

Reports of Councils and Standing Committees

Council Reports

*The Honorable Joseph Arnall, Chair
Committee on Rules & Calendar*

April 11, 2000

Dear Sir:

The Criminal Justice & Corrections Council respectfully submits the following report of Council actions adopted on April 11, 2000.

Pursuant to Rule 59(a), the Council reports the following ranking of available bills:

1. HB 1491—HSMV/Exclusionary Rule
2. CS/HB 887—Child Molestation/Character Evidence
3. HB 583—Partial-Birth Abortion Act
4. HB 435—Sentencing
5. CS/HB 333—Nicholas Isaac Cordero Act
6. HB 677—Sexual Predator Prosecution Act

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,
Victor D. Crist
Chair

*The Honorable Joe Arnall, Chair
Committee on Rules & Calendar*

April 11, 2000

Dear Sir:

The Fiscal Responsibility Council respectfully submits the following report of Council actions adopted on April 11, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT FT 00-01—general subject matter - Tax Administration Package

DFT FT 00-02—general subject matter - Motor Fuel Tax

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,
Kenneth P. "Ken" Pruitt
Chair

*The Honorable Joseph Arnall, Chair
Committee on Rules & Calendar*

April 11, 2000

Dear Sir:

The Health & Family Services Council respectfully submits the following report of Council actions adopted on April 11, 2000.

Pursuant to Rule 59(a), the Council reports the following ranking of available bills:

1. HB 1121—FSU College of Medicine
2. CS/HB 149—HMOs/Inpatient Hospital Services
3. HB 1675—Commission on Homeless
4. CS/HB 1953—Telehealth
5. CS/HB 207—Families/Individual Development Acct
6. HB 913—Adverse Determinations in Medicine
7. CS/HB 397—Health Insurance Policy Forms

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,
Durell Peaden, Jr., M.D., J.D.
Chair

*The Honorable Joseph Arnall, Chair
Committee on Rules & Calendar*

April 11, 2000

Dear Sir:

The Public Responsibility Council respectfully submits the following report of Council actions adopted on April 11, 2000.

Pursuant to Rule 59(h), the Council approved consideration of the following proposed committee draft(s):

DFT GO 00-05, general subject matter - Secretary of State; Recommendations of Constitutional Transition Task Force

A quorum of the Council was present and a majority of those present agreed to the above report.

Sincerely,
Bill Sublette
Chair

Committee Reports

Received April 7:

The Committee on Governmental Operations recommends the following pass:

HB 1617 (unanimous)

CS/HB 1953, with 2 amendments (unanimous)

HB 2075, with 2 amendments (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Governmental Operations recommends the following pass:

HB 1975 (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Governmental Operations recommends the following pass:

HB 2007, with 1 amendment (unanimous)

HB 2053, with 2 amendments (unanimous)

The above bills were referred to the Committee on General Government Appropriations.

The Committee on Governmental Operations recommends the following pass:

HB 2101, with 4 amendments (unanimous)

HB 2125

The above bills were referred to the Committee on Health & Human Services Appropriations.

The Committee on Governmental Operations recommends the following pass:

HB 1861 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Education Innovation recommends a committee substitute for the following:

HB 2063 (unanimous)

The above committee substitute was referred to the Committee on Education Appropriations, subject to review under Rule 113(b), and, under the rule, HB 2063 was laid on the table.

The Committee on Education/K-12 recommends the following pass:

HB 675, with 3 amendments

The above bill was referred to the Committee on Children & Families.

The Committee on Elder Affairs & Long-Term Care recommends the following pass:

HB 11 (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Governmental Operations recommends the following pass:

HB 1649, with 2 amendments (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Crime & Punishment recommends a committee substitute for the following:

HB 999 (unanimous)

The above committee substitute was referred to the Committee on Corrections, subject to review under Rule 113(b), and, under the rule, HB 999 was laid on the table.

The Committee on Governmental Operations recommends a committee substitute for the following:

HB 1941 (unanimous)

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1941 was laid on the table.

The Committee on Judiciary recommends a committee substitute for the following:

HB 1723 (unanimous)

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 1723 was laid on the table.

The Committee on Colleges & Universities recommends a committee substitute for the following:

HB 1883 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HB 1883 was laid on the table.

The Committee on Environmental Protection recommends a committee substitute for the following:

HBs 819 & 473

The above committee substitute was referred to the Committee on Transportation, subject to review under Rule 113(b), and, under the rule, HBs 819 and 473 were laid on the table.

The Committee on Governmental Operations recommends the following not pass:

HB 681

The above bill was laid on the table under the rule.

Received April 10:

The Committee on Community Affairs recommends the following pass:

HB 839 (unanimous)
HB 1529, with 1 amendment (unanimous)
HB 1551, with 3 amendments (unanimous)
HB 1679, with 1 amendment (unanimous)
HB 1683 (unanimous)
HB 1717 (unanimous)
HB 1789 (unanimous)
HB 1797, with 2 amendments (unanimous)
HB 1845, with 2 amendments (unanimous)
HB 2095, with 1 amendment (unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Rules & Calendar recommends the following pass:
SB 718, with 1 amendment (unanimous)
SCR 720, with 1 amendment

The above bills were placed on the appropriate Calendar.

The Committee on Children & Families recommends a committee substitute for the following:

HB 1983 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1983 was laid on the table.

The Committee on Judiciary recommends a committee substitute for the following:

HB 1923 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1923 was laid on the table.

The Committee on Community Affairs recommends the following pass:

HB 623, with 1 amendment (unanimous)

The above bill was referred to the Committee on General Appropriations.

The Committee on Governmental Rules & Regulations recommends the following pass:

CS/HB 2023, with 1 amendment

The above bill was referred to the Committee on General Government Appropriations.

The Committee on Community Affairs recommends the following pass:

HB 959, with 1 amendment (unanimous)

The above bill was referred to the Committee on Health & Human Services Appropriations.

The Committee on Community Affairs recommends the following pass:

HB 459 (unanimous)
HB 859, with 1 amendment
HB 1019 (unanimous)

The above bills were referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Community Affairs recommends the following pass:

HB 1425, with 1 amendment (unanimous)

The above bill was referred to the Committee on Environmental Protection.

The Committee on Community Affairs recommends the following pass:

HB 921 (unanimous)
HB 929 (unanimous)
HB 1487, with 4 amendments (unanimous)
HB 1559, with 1 amendment (unanimous)
HB 1783, with 4 amendments (unanimous)
HB 1787, with 1 amendment (unanimous)
HB 1821, with 2 amendments (unanimous)
HB 1841 (unanimous)
HB 1907 (unanimous)
HJR 1913 (unanimous)
HB 1925, with 1 amendment (unanimous)

The above bills were referred to the Committee on Finance & Taxation.

The Committee on Community Affairs recommends the following pass:

HB 1669, with 6 amendments (unanimous)

The above bill was referred to the Committee on Health Care Licensing & Regulation.

The Committee on Community Affairs recommends the following pass:

HB 2121, with 2 amendments (unanimous)

The above bill was referred to the Committee on Real Property & Probate.

The Committee on Family Law & Children recommends a committee substitute for the following:

HB 1901 (unanimous)

The above committee substitute was referred to the Committee on Crime & Punishment, subject to review under Rule 113(b), and, under the rule, HB 1901 was laid on the table.

The Committee on Community Affairs recommends a committee substitute for the following:

HB 699 (unanimous)

The above committee substitute was referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, HB 699 was laid on the table.

The Committee on Governmental Rules & Regulations recommends committee substitutes for the following:

CS/HB 777
HB 1659 (unanimous)

The above committee substitutes were referred to the Committee on Finance & Taxation, subject to review under Rule 113(b), and, under the rule, CS/HB 777 and HB 1659 were laid on the table.

The Committee on Real Property & Probate recommends a committee substitute for the following:
HB 1075 (unanimous)

The above committee substitute was referred to the Committee on Governmental Operations, subject to review under Rule 113(b), and, under the rule, HB 1075 was laid on the table.

The Committee on Real Property & Probate recommends a committee substitute for the following:
HB 947 (unanimous)

The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 947 was laid on the table.

Received April 11:

The Committee on Tourism recommends the following pass:
CS/HB 1737

The above bill was placed on the appropriate Calendar.

The Committee on Claims recommends a committee substitute for the following:
HB 529 (unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 529 was laid on the table.

The Committee on Criminal Justice Appropriations recommends a committee substitute for the following:
HB 1607 (fiscal note attached, unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1607 was laid on the table.

The Committee on Education Appropriations recommends a committee substitute for the following:
HB 1631 (fiscal note attached, unanimous)

The above committee substitute was placed on the appropriate Calendar, subject to review under Rule 113(b), and, under the rule, HB 1631 was laid on the table.

The Committee on Transportation recommends the following pass:
CS/HB 689 (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Education Innovation recommends a committee substitute for the following:
HB 2107 (unanimous)

The above committee substitute was referred to the Committee on Criminal Justice Appropriations, subject to review under Rule 113(b), and, under the rule, HB 2107 was laid on the table.

The Committee on Judiciary recommends a committee substitute for the following:
HB 1963 (unanimous)

The above committee substitute was referred to the Committee on Education Appropriations, subject to review

under Rule 113(b), and, under the rule, HB 1963 was laid on the table.

The Committee on Finance & Taxation recommends committee substitutes for the following:
HB 619 (fiscal note attached, unanimous)
HB 1753 (fiscal note attached, unanimous)

The above committee substitutes were referred to the Committee on General Government Appropriations, subject to review under Rule 113(b), and, under the rule, HBs 619 and 1753 were laid on the table.

The Committee on Law Enforcement & Crime Prevention recommends a committee substitute for the following:
CS/HB 855

The above committee substitute was referred to the Committee on Health & Human Services Appropriations, subject to review under Rule 113(b), and, under the rule, CS/HB 855 was laid on the table.

The Committee on Tourism recommends the following pass:
HB 823, with 1 amendment (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Transportation recommends the following pass:
HB 2011, with 1 amendment (unanimous)

The above bill was referred to the Committee on Crime & Punishment.

The Committee on Business Development & International Trade recommends the following pass:
HB 2113, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Elder Affairs & Long-Term Care recommends the following pass:
HB 1865, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Insurance recommends the following pass:
CS/HB 993, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Rules & Regulations.

The Committee on Colleges & Universities recommends the following pass:
HB 2129

The above bill was referred to the Committee on Judiciary.

The Committee on Transportation recommends the following pass:
HB 471, with 1 amendment
HB 1423

The above bills were referred to the Committee on Judiciary.

The Committee on Judiciary recommends a committee substitute for the following:
CS/HB 1891 (unanimous)

The above committee substitute was referred to the Committee on Governmental Operations, subject to review under Rule 113(b), and, under the rule, CS/HB 1891 was laid on the table.

The Committee on Health Care Licensing & Regulation recommends a committee substitute for the following:
HB 1851

The above committee substitute was referred to the Committee on Judiciary, subject to review under Rule 113(b), and, under the rule, HB 1851 was laid on the table.

Received April 12:

The Committee on Criminal Justice Appropriations recommends the following pass:

CS/HBs 911 & 487, with 1 amendment (fiscal note attached, unanimous)
CS/HB 983, with 1 amendment (fiscal note attached, unanimous)
CS/HB 1035 (fiscal note attached)
CS/HB 1429 (fiscal note attached, unanimous)
HB 1451 (fiscal note attached, unanimous)
CS/HB 1597 (fiscal note attached, unanimous)
HB 1759, with 3 amendments (fiscal note attached, unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Education Appropriations recommends the following pass:

HB 2035 (fiscal note attached, unanimous)
HB 2263 (fiscal note attached)

The above bills were placed on the appropriate Calendar.

The Committee on Finance & Taxation recommends the following pass:

HB 1605 (fiscal note attached, unanimous)
HB 1635 (fiscal note attached, unanimous)
HB 1637 (fiscal note attached, unanimous)
HB 1687 (fiscal note attached, unanimous)
HB 1713 (fiscal note attached, unanimous)
HB 1803 (fiscal note attached, unanimous)
HB 1919 (fiscal note attached, unanimous)

The above bills were placed on the appropriate Calendar.

The Committee on Judiciary recommends the following pass:
HB 1917 (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Utilities & Communications recommends the following pass:

HB 2189, with 1 amendment (unanimous)

The above bill was placed on the appropriate Calendar.

The Committee on Crime & Punishment recommends the following pass:

CS/HB 1111 (unanimous)
HB 2215, with 3 amendments (unanimous)

The above bills were referred to the Committee on Criminal Justice Appropriations.

The Committee on Judiciary recommends the following pass:
HB 1171, with 1 amendment (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:

CS/HB 373, with 1 amendment (unanimous)

The above bill was referred to the Committee on Criminal Justice Appropriations.

The Committee on Education Innovation recommends the following pass:

HB 1985, with 1 amendment (unanimous)

The above bill was referred to the Committee on Education Appropriations.

The Committee on Finance & Taxation recommends the following pass:

HB 2087, with 1 amendment (fiscal note attached)
HB 2197, with 2 amendments (fiscal note attached)

The above bills were referred to the Committee on Education Appropriations.

The Committee on Education/K-12 recommends the following pass:
CS/HB 573 (unanimous)

The above bill was referred to the Committee on General Appropriations.

The Committee on Judiciary recommends the following pass:
HB 369 (unanimous)

The above bill was referred to the Committee on General Appropriations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:

CS/HB 863, with 1 amendment (unanimous)

The above bill was referred to the Committee on General Appropriations.

The Committee on Finance & Taxation recommends the following pass:

HB 1701, with 2 amendments (fiscal note attached, unanimous)

The above bill was referred to the Committee on Health & Human Services Appropriations.

The Committee on Insurance recommends the following pass:
CS/HB 1571, with 1 amendment (unanimous)

The above bill was referred to the Committee on Health & Human Services Appropriations.

The Committee on Crime & Punishment recommends the following pass:

CS/HB 43 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Finance & Taxation recommends the following pass:

CS/HB 1439 (fiscal note attached, unanimous)
HJR 1899 (fiscal note attached)

The above bills were referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Judiciary recommends the following pass:
CS/HB 685 (unanimous)

The above bill was referred to the Committee on Transportation & Economic Development Appropriations.

The Committee on Crime & Punishment recommends a committee substitute for the following:

HB 2085 (unanimous)

The above committee substitute was referred to the Committee on Criminal Justice Appropriations, subject to review under Rule 113(b), and, under the rule, HB 2085 was laid on the table.

The Committee on Governmental Rules & Regulations recommends a committee substitute for the following:

CS/HB 567 (unanimous)

The above committee substitute was referred to the Committee on Health & Human Services Appropriations, subject to review under Rule 113(b), and, under the rule, CS/HB 567 was laid on the table.

The Committee on Judiciary recommends the following pass:
HB 1937 (unanimous)

The above bill was referred to the Committee on Business Regulation & Consumer Affairs.

The Committee on Education Innovation recommends the following pass:
HB 2105 (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Judiciary recommends the following pass:
HB 1485 (unanimous)

The above bill was referred to the Committee on Community Affairs.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
HB 1177, with 2 amendments (unanimous)
HB 1181 (unanimous)

The above bills were referred to the Committee on Community Affairs.

The Committee on Judiciary recommends the following pass:
HB 2139

The above bill was referred to the Committee on Crime & Punishment.

The Committee on Insurance recommends the following pass:
HB 637, with 1 amendment

The above bill was referred to the Committee on Family Law & Children.

The Committee on Judiciary recommends the following pass:
HJR 1971
HB 2225 (unanimous)

The above bills were referred to the Committee on Finance & Taxation.

The Committee on Corrections recommends the following pass:
HB 1741 (unanimous)

The above bill was referred to the Committee on Governmental Operations.

The Committee on Law Enforcement & Crime Prevention recommends the following pass:
CS/HB 1037, with 1 amendment (unanimous)
CS/HB 1039, with 1 amendment (unanimous)

The above bills were referred to the Committee on Governmental Operations.

The Committee on Corrections recommends the following pass:
CS/HB 999 (unanimous)

The above bill was referred to the Committee on Governmental Rules & Regulations.

The Committee on Education Innovation recommends the following pass:
HB 773, with 1 amendment (unanimous)

The above bill was referred to the Committee on Governmental Rules & Regulations.

The Committee on Crime & Punishment recommends the following pass:

HB 1643 (unanimous)

The above bill was referred to the Committee on Rules & Calendar.

The Committee on Financial Services recommends a committee substitute for the following:
HB 1721 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HB 1721 was laid on the table.

The Committee on Utilities & Communications recommends a committee substitute for the following:
HB 1517 (unanimous)

The above committee substitute was referred to the Committee on Governmental Rules & Regulations, subject to review under Rule 113(b), and, under the rule, HB 1517 was laid on the table.

The Committee on Elder Affairs & Long-Term Care recommends a committee substitute for the following:
HB 109 (unanimous)

The above committee substitute was referred to the Committee on Utilities & Communications, subject to review under Rule 113(b), and, under the rule, HB 109 was laid on the table.

Enrolling Reports

CS/CS/HB 75 has been enrolled, signed by the required constitutional officers, and presented to the Governor on April 7, 2000.

John B. Phelps, Clerk

HCR 657 has been enrolled, signed by the required constitutional officers, and filed with the Secretary of State on April 10, 2000.

John B. Phelps, Clerk

HB 627 and CS/CS/HB 69 have been enrolled, signed by the required constitutional officers, and presented to the Governor on April 11, 2000.

John B. Phelps, Clerk

Conference Committee Managers Excused

The following Conference Committee Managers were excused from time to time:

HBs 2145 and 2147 (appropriations): Rep. Pruitt (Chair), Rep. L. Miller (Vice Chair); At Large—Reps. Bradley, Lacasa, Jones, Feeney, Dockery, Garcia, Logan, Lawson, Maygarden, Wasserman Schultz, Roberts, Bitner (alternate), and Bloom (alternate); Criminal Justice Appropriations—Rep. Villalobos (Chair), Reps. Ball, Crist, Crady, J. Miller, Ryan (alternate), and Bush (alternate); Education Appropriations—Rep. Wise (Chair), Reps. Chestnut, Constantine, Lynn, Melvin, Turnbull, Alexander (alternate), and Greenstein (alternate); General Government Appropriations—Rep. Sembler (Chair), Reps. Byrd, Bense, Eggelletion, Minton, Gay (alternate), and Putnam (alternate); Health & Human Services Appropriations—Rep. Sanderson (Chair), Reps. Casey, Farkas, Hafner, Murman, Peaden, A. Greene (alternate), and Littlefield (alternate); Transportation & Economic Development Appropriations—Rep. Fuller (Chair), Reps. Crow, Kyle, K. Smith, Reddick, Bronson (alternate), Harrington (alternate), and Johnson (alternate).

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 12:04 p.m., to reconvene at 9:50 a.m., Tuesday, April 18.

**Pages and Messengers
for the week of
April 10-14**

PAGES—Caitlin E. Barry, Tallahassee; Virginia Allison Burris, Lakeland; Kristin Coley, Marianna; Brett Ellis, DeFuniak Springs; Cyrus Everette, Tallahassee; Cameron Guinn, Ocala; Yale Olenick, Tallahassee; Faith Peak, Stuart; Kristi Satterwhite, Tallahassee; Charles Marcus Tubaugh, Miami Springs; Blaine Varn, Tallahassee.

MESSENGERS—Lindsey Brice, Altamonte Springs; Stephen Carl Burke, Webster; Christina-Marie Cuozzo, Stuart; Alicia Ellis,

DeFuniak Springs; Collyn E. Hudspeth, Pensacola; Chantel Johnson, Daytona Beach; Ashley Lay, Milton; Crystal Y. Moore, Tallahassee; Fortunato Perez, Seville; Marline Polisaintvil, Miami; Kevin Joseph Posey, Rockledge; Melissa Ann Posey, Rockledge; Michael P. Russ, Chipley; Marni Sachs, Hollywood; Peter Joshua Tebow, Bryceville; Tiffany Rose Viers, DeLand; Alexis Williams, Port Orange.